

# KING COUNTY

1200 King County Courthouse 516 Third Avenue Seattle, WA 98104

# **Signature Report**

# August 19, 2004

## Ordinance

**Proposed No.** 2004-0118.2

**Sponsors** Constantine, Edmonds and Phillips

1	AN ORDINANCE relating to zoning; amending Ordinance
2	10870, Section 48, and K.C.C. 21A.06.040, Ordinance
3	10870, Section 168, and K.C.C. 21A.06.640, Ordinance
4	10870, Section 280, and K.C.C. 21A.06.1200, Ordinance
5	10870, Section 330, as amended, and K.C.C. 21A.080.030,
6	Ordinance 10870, Section 331, as amended, and K.C.C.
7	21A.08.040, Ordinance 10870, Section 332, as amended,
8	and K.C.C. 21A.08.050, Ordinance 10870, Section 333, as
9	amended, and K.C.C. 21A.08.060, Ordinance 10870,
10	Section 334, as amended, and K.C.C. 21A.08.070,
11	Ordinance 10870, Section 335, as amended, and K.C.C.
12	21A.08.080, Ordinance 10870, Section 336, as amended,
13	and K.C.C. 21A.08.090, Ordinance 10870, Section 340, as
14	amended, and K.C.C. 21A.12.030, Ordinance 10870,
15	Section 364, as amended, and K.C.C. 21A.14.040,
16	Ordinance 10870, Section 365, and K.C.C. 21A.14.050,
17	Ordinance 10870, Section 388, as amended, and K.C.C.

18	21A.16.030, Ordinance 10870, Section 406, as amended,
19	and K.C.C. 21A.18.020, Ordinance 10870, Section 439, as
20	amended, and K.C.C. 21A.22.010, Ordinance 10870,
21	Section 440, and K.C.C. 21A.22.020, Ordinance 10870,
22	Section 441, and K.C.C. 21A.22.030, Ordinance 10870,
23	Section 442, and K.C.C. 21A.22.040, Ordinance 10870,
24	Section 443, and K.C.C. 21A.22.050, Ordinance 10870,
25	Section 444, as amended, and K.C.C. 21A.22.060,
26	Ordinance 10870, Section 445, as amended, and K.C.C.
27	21A.22.070, Ordinance 1488, Section 12, as amended, and
28	K.C.C. 16.82.110, Ordinance 10870, Section 447, as
29	amended, and K.C.C. 21A.22.090, Ordinance 10870,
30	Section 514, and K.C.C. 21A.28.040, Ordinance 10870,
31	Section 536, as amended, and K.C.C. 21A.30.080,
32	Ordinance 10870, Section 563, as amended, and K.C.C.
33	21A.34.040, Ordinance 13724, Section 1, as amended, and
34	K.C.C. 21A.37.010, Ordinance 13724, Section 4, as
35	amended, and K.C.C. 21A.37.020, Ordinance 13724,
36	Section 5, as amended, and K.C.C. 21A.37.030, Ordinance
37	13724, Section 6, as amended, and K.C.C. 21A.37.040,
38	Ordinance 14190, Section 7, and K.C.C. 21A.37.050,
39	Ordinance 14190, Section 8, and K.C.C. 21A.37.060,
40	Ordinance 13274, Section 7, as amended, and K.C.C.

41	21A.37.070, Ordinance 13274, Section 8, as amended, and
42	K.C.C. 21A.37.080, Ordinance 13733, Section 10, as
43	amended, and K.C.C. 21A.37.110, Ordinance 13733,
44	Section 12, as amended, and K.C.C. 21A.37.130,
45	Ordinance 13733, Section 15, as amended, and K.C.C.
46	21A.37.160 and Ordinance 12823, Section 8, and K.C.C.
47	21A.38.130, and Ordinance 10870, Section 625, as
48	amended, and K.C.C. 21A.44.040, adding new sections to
49	K.C.C. chapter 21.06, adding a new section to K.C.C.
50	chapter 21A.14, adding new sections to K.C.C. chapter
51	21A.22, recodifying K.C.C.16.82.110 and repealing
52	Ordinance 14807, Section 2, and K.C.C. 21A.06.041 and
53	Ordinance 10870, Section 446, as amended, and K.C.C.
54	21A.22.080.
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57	BE IT ORDAINED BY THE COUNCIL OF KING COUNTY:
58	SECTION 1. Ordinance 10870, Section 48, and K.C.C. 21A.06.040 are each
59	hereby amended to read as follows:
60	Agricultural product sales. Agricultural product sales: the retail sale of items
61	resulting ((form)) from the practice of agriculture, including ((erops)) primary
62	<u>horticulture products</u> such as fruits, vegetables, grains, seed, feed( $(\frac{1}{2})$ ) and plants, ( $(\frac{6}{1})$ )
63	<u>primary</u> animal products such as eggs, $milk((\cdot, \cdot))$ and meat, or secondary and value added

64	products resulting from processing, sorting or packaging of primary agricultural products
65	such as jams, cheeses, dried herbs or similar items.
66	SECTION 2. Ordinance 14807, Section 2, and K.C.C. 21A.06.041 are each
67	hereby repealed.
68	NEW SECTION. SECTION 3. There is hereby added to K.C.C. 21A.06 a new
69	section to read as follows:
70	Dog training facility. Dog training facility: a place for the training of dogs for
71	discipline, agility, and other purposes.
72	NEW SECTION. SECTION 4. There is hereby added to K.C.C. 21.06 a new
73	section to read as follows:
74	Dwelling unit, cottage housing. Dwelling unit, cottage housing: a detached
75	single-family dwelling unit located on a commonly owned parcel with common open
76	space.
77	NEW SECTION. SECTION 5. There is hereby added to K.C.C. 21A.06 a new
78	section to read as follows:
79	Horticulture center. Horticulture center: mixed use nonresidential
80	establishment primarily engaged in the production and sale of ornamental plants and
81	other nursery products providing public access to horticultural areas. Other activities
82	may include, but are not limited to a small scale restaurant and meeting facility.
83	SECTION 6. Ordinance 10870, Section 168, and K.C.C. 21A.06.640 are each
84	hereby amended to read as follows:

85	Interim recycling facility. Interim recycling facility: a site or establishment
86	engaged in collection or treatment of recyclable materials, which is not the final disposal
87	site, and including:
88	A. Drop boxes; and
89	B. ((Source separated, organic waste processing facilities; and
90	C.)) Collection, separation and shipment of glass, metal, paper or other
91	recyclables.
92	NEW SECTION. SECTION 7. There is hereby added to K.C.C. 21A.06 a new
93	section to read as follows:
94	Materials processing facility. Materials processing facility: a site or
95	establishment, not accessory to a mineral extraction or sawmill use, that is primarily
96	engaged in crushing, grinding, pulverizing or otherwise preparing earth materials,
97	vegetation, organic waste, construction and demolition materials or source separated
98	organic materials and that is not the final disposal site.
99	NEW SECTION. SECTION 8. There is hereby added to K.C.C. 21A.06 a new
100	section to read as follows:
101	Processing operation, waste materials. Processing operation waste materials: a
102	site or establishment, accessory to mineral extraction or sawmill use, that is primarily
103	engaged in crushing, grinding, pulverizing or otherwise preparing earth materials,
104	vegetation, organic waste, construction and demolition materials or recycled and source
105	separated nonhazardous waste materials and that is not the final disposal site.
106	NEW SECTION. SECTION 9. There is hereby added to K.C.C. 21A.06 a new
107	section to read as follows:

108	Puget Sound counties. Puget Sound counties: the twelve counties that border
109	the waters of Puget Sound.
110	SECTION 10. Ordinance 10870, Section 280, and K.C.C. 21A.06.1200 are each
111	hereby amended to read as follows:
112	Specialized instruction school. Specialized instruction school: establishments
113	engaged in providing specialized instruction in a designated field of study, rather than a full
114	range of courses in unrelated areas; including, but not limited to:
115	A. Art;
116	B. Dance;
117	C. Music;
118	D. Cooking; and
119	E. Driving(( <del>; and</del>
120	F. Pet obedience training)).
121	SECTION 11. Ordinance 10870, Section 330, as amended, and K.C.C.
122	21A.08.030 are each hereby amended to read as follows:
123	Residential land uses.

## Residential land uses.

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A. Residential land uses.

	RESOURCE			RESIDENTIAL				COMMERCIAL/INDUSTRIAL						
	A	F	M	R	U R	U	R	N B	С	В	R	В	О	I
	G	О	I	U	R E	R	E	E U	О	U	E	U	F	N
	R	R	N	R	B S	В	S	I S	M	S	G	S	F	D
Z	I	Е	Е	A	A E	A	I	НІ	M	I	I	I	I	U
О	C	S	R	L	N R	N	D	G N	Е	N	О	N	С	S
N	U	T	A		V		E	ВЕ	R	E	N	E	Е	T
Е	L		L		Е		N	o s	С	S	A	S		R
	O N	A G R Z I O C N U	A F G O R R Z I E O C S N U T	A F M G O I R R N Z I E E O C S R N U T A	A F M R G O I U R R N R Z I E E A O C S R L N U T A	A F M R U R G O I U R E R R N R B S Z I E E A A E O C S R L N R N U T A V	A F M R U R U G O I U R E R R R N R B S B Z I E E A A E A O C S R L N R N N U T A V	A F M R U R U R G O I U R E R E R R N R B S B S Z I E E A A E A I O C S R L N R N D N U T A V E	A       F       M       R       U       R       U       R       N       B         G       O       I       U       R       E       R       E       E       U         R       R       R       N       R       B       S       B       S       I       S         Z       I       E       E       A       A       E       A       I       H       I         O       C       S       R       L       N       R       N       D       G       N         N       U       T       A       V       E       B       E	A F M R U R U R N B C G O I U R E R E E U O R R R N R B S B S I S M Z I E E A A E A I H I M O C S R L N R N D G N E N U T A V E B E R	A F M R U R U R N B C B G O I U R E R E E U O U R R R N R B S B S I S M S Z I E E A A E A I H I M I O C S R L N R N D G N E N N U T A V E B E R E	A F M R U R U R N B C B R G O I U R E R E E U O U E R R N R B S B S I S M S G Z I E E A A E A I H I M I I O C S R L N R N D G N E N O N U T A V E B E R E N	A F M R U R U R N B C B R B G O I U R E R E E U O U E U R R R R R R R R R R R R R R R R R	A F M R U R U R N B C B R B O G O I U R E R E E U O U E U F R R R N R B S B S I S M S G S F T T E E A A E A I H I M I I I I I O C S R L N R N D G N E N O N C N U T A V E B E R E N E E

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SIC#	SPECIFIC LAND	A	F	M	RA	UR	R1-8	R1-48	NB	СВ	RB	0	I
	USE												
	DWELLING												
	UNITS, TYPES:												
*	Single Detached	P	P2		P	P	P	P					
		C13			C13	C13	C13	C13					
*	Townhouse				C4	C4	P	P	Р3	Р3	P3	Р3	
							C12						
*	Apartment				C4	C4	P5	P	Р3	Р3	P3	Р3	
							C4						
*	Mobile Home Park				S14		C8	P					
*	Cottage Housing						<u>C16</u>						
	GROUP												
	RESIDENCES												
*	Community				С	С	P15	P	Р3	Р3	Р3	Р3	
	Residential Facility-I						С						
*	Community							P	Р3	Р3	Р3	Р3	
	Residential Facility-												
	II												
*	Dormitory				C6	C6	C6	P					
*	Senior Citizen					P4	P4	P	Р3	P3	Р3	Р3	
	Assisted Housing												
	ACCESSORY												
	USES:												
*	Residential	P7	P7		P7	P7	P7	P7	P7	P7	P7	P7	

	Accessory Uses												
*	Home Occupation	P	P		P	P	P	P	P	P	P	P	
*	Home Industry	С			С	С	С						
	TEMPORARY												
	LODGING:												
7011	Hotel/Motel (1)									P	P	P	
*	Bed and Breakfast	P9			P10	P10	P10	P10	P10	P11	P11		
	Guesthouse	C10											
7041	Organization										P		
	Hotel/Lodging												
	Houses												
GENEF	RAL CROSS Lai	nd Use Ta	able Ir	struc	tions, s	ee K.C.C	. 21A.08	.020 and 2	21A.02.	070;		l	

**REFERENCES:** 

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Development Standards, see K.C.C. chapters 21A.12 through 21A.30;

General Provisions, see K.C.C. chapters 21A.32 through 21A.38;

Application and Review Procedures, see K.C.C. chapters 21A.40 through 21A.44;

(\*) Definition of this specific land use, see K.C.C. chapter 21A.06.

- B. Development conditions.
  - 1. Except bed and breakfast guesthouses.
  - 2. In the forest production district, the following conditions apply:
- a. Site disturbance associated with development of any new residence shall be limited to three acres. Site disturbance shall mean all land alterations including, but not limited to, grading, utility installation, landscaping, clearing for crops, on-site sewage disposal systems( $(\frac{1}{2})$ ) and driveways. Additional site disturbance for raising livestock, up to the smaller of thirty-five percent of the lot or seven acres, may be approved ((provided) that)) only if a farm management (conservation) plan is prepared ((pursuant to the requirements of)) in accordance with K.C.C. chapter 21A.30. Animal densities shall be based on the area devoted to animal care and not the total area of the lot;

136	b. A forest management plan shall be required for any new residence in the
137	forest production district, which shall be reviewed and approved by the King County
138	department of natural resources and parks prior to building permit issuance; and
139	c. A fire protection plan for the subject property is required and shall be
140	reviewed and approved by the Washington state department of natural resources with the
141	concurrence of the fire marshal for each residential use. This plan shall be developed in
142	such a manner as to protect the adjoining forestry uses from a fire that might originate
143	from the residential use. This plan shall provide for setbacks from existing forestry uses
144	and maintenance of approved fire trails or other effective fire line buffers on perimeters
145	with forest land.
146	3. Only as part of a mixed use development subject to the conditions of K.C.C.
147	chapter 21A.14, except that in the NB zone on properties with a land use designation of
148	commercial outside of center (CO) in the urban areas, stand-alone townhouse
149	developments are permitted subject to K.C.C. 21A.12.040, 21A.030, 21A.14.060 and
150	21A.14.180.
151	4.a. Only in a building listed on the National Register as an historic site or
152	designated as a King County landmark subject to the provisions of K.C. C. 21A.32.
153	b. In the R-1 zone, apartment units are permitted, provided that:
154	(1) $((\mathfrak{t}))\underline{T}$ he proposal shall be subject to a conditional use permit when
155	exceeding base density,
156	(2) $((a))\underline{A}t$ least fifty percent of the site is constrained by unbuildable
157	sensitive areas. For purposes of this section, unbuildable sensitive areas shall include
158	wetlands, streams and slopes forty percent or steeper and associated buffers; and

159	(3) $((\mathfrak{t}))$ The density does not exceed a density of eighteen units per acre of net
160	buildable area as defined in K.C.C. 21A.06.797; or
161	c. In the R-4 through R-8 zones, apartment units are permitted, provided that
162	the proposal shall be subject to a conditional use permit when exceeding base density,
163	and provided that density does not exceed a density of eighteen units per acre of net
164	buildable area defined in K.C.C. 21A.06.797.
165	5. Apartment units are permitted outright as follows:
166	a. In the R-1 zone when at least fifty percent of the site is constrained by
167	unbuildable sensitive areas which for purposes of this section, includes wetlands, streams
168	and slopes forty percent or steeper and associated buffers, and provided that the density
169	does not exceed a density of eighteen units per acre of net buildable area as defined in
170	K.C.C. 21A.06.797; or
171	b. In the R-4 through R-8 zones, provided that the density does not exceed
172	eighteen units per acre of net buildable areas as defined in K.C.C. 21A.06.797.
173	6. Only as an accessory to a school, college, university or church.
174	7.a. Accessory dwelling units:
175	(1) only one accessory dwelling per primary single detached dwelling unit;
176	(2) only in the same building as the primary dwelling unit on an urban lot that
177	is less than ten thousand square feet in area, on a rural lot that is less than the minimum
178	lot size, or on a lot containing more than one primary dwelling;
179	(3) $((\mathfrak{t}))\underline{T}$ he primary dwelling unit or the accessory dwelling unit shall be
180	owner occupied;

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181	(4)(a) $((\Theta))\underline{O}$ ne of the dwelling units shall not exceed a floor area of one
182	thousand square feet except when one of the dwelling units is wholly contained within a
183	basement or attic, and
184	(b) $((w))\underline{W}$ hen the primary and accessory dwelling units are located in the
185	same building, only one entrance may be located on each street side of the building;
186	(5) $((\Theta))$ One additional off-street parking space shall be provided;
187	(6) $((\mathfrak{t}))$ The accessory dwelling unit shall be converted to another permitted
188	use or shall be removed if one of the dwelling units ceases to be owner occupied; and
189	(7) ((a))An applicant seeking to build an accessory dwelling unit shall file a
190	notice approved by the department of executive services, records, elections and licensing
191	services division, which identifies the dwelling unit as accessory. The notice shall run
192	with the land. The applicant shall submit proof that the notice was filed before the
193	department shall approve any permit for the construction of the accessory dwelling unit.
194	The required contents and form of the notice shall be set forth in administrative rules. If
195	an accessory dwelling unit in a detached building in the $((R))$ rural zone is subsequently
196	converted to a primary unit on a separate lot, neither the original lot or the new lot may
197	have an additional detached accessory dwelling unit constructed unless the lot is at least
198	twice the minimum lot area required in the zone.
199	(8) ((a))Accessory dwelling units and accessory living quarters are not
200	allowed in the F zone.
201	(9) ((i))In the A zone, one accessory dwelling unit is allowed on any lot under

twenty acres in size, and two accessory dwelling units are allowed on lots that are twenty

203 acres or more, provided that the accessory dwelling units are occupied only by farm 204 workers and the units are constructed in conformance with the state Building Code. 205 b. One single or twin engine, noncommercial aircraft shall be permitted only 206 on lots that abut, or have a legal access that is not a county right-of-way, to a waterbody 207 or landing field, provided there is: 208 (1) no aircraft sales, service, repair, charter or rental; and 209 (2) no storage of aviation fuel except that contained in the tank or tanks of the 210 aircraft. 211 c. Buildings for residential accessory uses in the RA and A zone shall not 212 exceed five thousand square feet of gross floor area, except for buildings related to 213 agriculture or forestry. 214 8. Mobile home parks shall not be permitted in the R-1 zones. 215 9. Only as an accessory to the permanent residence of the operator, and 216 a. Serving meals to paying guests shall be limited to breakfast; and 217 b. There shall be no more than five guests per night. 218 10. Only as an accessory to the permanent residence of the operator, and 219 a. Serving meals to paying guests shall be limited to breakfast; and 220 b. The number of persons accommodated per night shall not exceed five, 221 except that a structure that satisfies the standards of the Uniform Building Code as 222 adopted by King County for R-1 occupancies may accommodate up to ten persons per 223 night. 224 11. Only if part of a mixed use development, and subject to the conditions of 225 K.C.C. 21A.08.030B.10.

226	12. Townhouses are permitted, but shall be subject to a conditional use permit if
227	exceeding base density.
228	13. Required before approving more than one dwelling on individual lots,
229	except on lots in subdivisions, short subdivisions or binding site plans approved for
230	multiple unit lots, and except as provided for accessory dwelling units in K.C.C.
231	21A.08.030B.7.
232	14. No new mobile home parks are allowed in a rural zone.
233	15. Limited to domestic violence shelter facilities.
234	16. Only in the R4-R8 zones limited to:
235	a. developments no larger than one acre;
236	b. not adjacent to another cottage housing development such that the total
237	combined land area of the cottage housing developments exceeds one acre; and
238	c. All units must be cottage housing units with no less than three units and no
239	more than sixteen units.
240	SECTION 12. Ordinance 10870, Section 331, as amended, and K.C.C.
241	21A.08.040 are each hereby amended to read as follows:
242	Recreational/cultural land uses.

### Recreational/cultural land uses.

A. Recreational/cultural land uses.

	RESOURCE				RESIDENTIAL				COMMERCIAL/INDUSTRIAL					
	A	F	M	R	U R	U	R	N B	СВ	R	В	О	I	
	G	О	I	U	R E	R	Е	E U	O U	E	U	F	N	
	R	R	N	R	B S	В	S	I S	M S	G	S	F	D	
Z	I	Е	Е	A	A E	A	I	н і	M I	I	I	I	U	
О	C	S	R	L	N R	N	D	G N	E N	О	N	C	S	
N	U	T	A		V		Е	ВЕ	R E	N	Е	Е	T	
	О	A G R Z I O C	A F G O R R Z I E O C S	A F M G O I R R N Z I E E O C S R	A F M R G O I U R R N R Z I E E A O C S R L	A F M R U R G O I U R E R R N R B S Z I E E A A E O C S R L N R	A F M R U R U G O I U R E R R R N R B S B Z I E E A A E A O C S R L N R N	A       F       M       R       U R       U R       U R         G       O       I       U R E R E       E         R       R       N R B S B S       B S         Z       I       E E A A E A I         O       C       S R L N R N D	A       F       M       R       U R       U R       N B         G       O       I       U R E R E E U         R       R       N R B S B S I S         Z       I E E A A E A I H I         O       C S R L N R N D G N	A       F       M       R       U R       U R       U R       N B       C B         G       O       I       U R E R E E U O U         R       R       N R B S B S I S M S         Z       I E E A A E A I H I M I         O       C S R L N R N D G N E N	A       F       M       R       U R       U R       U R       N B       C B R         G       O       I       U R E R E E U O U E         R       R N R N R B S B S I S M S G         Z       I E E A A E A I H I M I I         O C S R L N R N D G N E N O	A       F       M       R       U R       U R       U R       N B       C B R B         G       O       I       U R E R E E U O U E U         R       R N R B S B S I S M S G S         Z       I E E A A E A I H I M I I I         O       C S R L N R N D G N E N O N	A       F       M       R       U R       U R       U R       N B       C B R B O         G       O       I       U R E R E E U O U E U F         R       R N R B S B S I S M S G S F         Z       I E E A A E A I H I M I I I I         O       C S R L N R N D G N E N O N C	

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SIC#	SPECIFIC LAND	A	F	M	RA	UR	R1-8	R1-48	NB	СВ	RB	0	I
	USE												
	PARK/												
	RECREATION:												
*	Park	P1	P1	P1	P1	P1	P1	P1	P	P	P	P	P13
	Large Active		P1	P1	P1	P1	P1	P1	P	P	P	P	P13
	Recreation and												
	Multiuse Park												
*	Trails	P	P	P	P	P	P	P	P	P	P	P	Р
*	Campgrounds		P16	P16	P16	P16							P16
			C16		C16	C16							C16
			a		a	a							
*	Destination Resorts		S		S18	С					С		
*	Marina		C3		C4	C4	C4	C4	P5	P	P	P	P
*	Recreational Vehicle		P19	P19	C2,	C2							
	Park				18	P19							
					P19								
*	Sports Club (17)				C4,	C4	C4	C4	С	P	P		
					18								
*	Ski Area		S		S18								
	AMUSEMENT/												
	ENTERTAINMENT												
*	Adult Entertainment									P6	P6	P6	
	Business												
			l						l				

*	Theater									P	P	P	
7022		1											
7833	Theater, Drive-in										С		
793	Bowling Center									P	P		P
*	Golf Facility				C7,	P7	P7	P7					
					18								
7999	Amusement and		P21	P21	P8,	P8,	P8,	P8,	P21,	P	P	P21	P21
(14)	Recreation Services				21,	21,	21,	21,	22				
					C15,	22	22	22					
					18	C15	C15	C15					
*	Shooting Range		C9		C9,						C10		P10
	Shooting Range										C10		110
					18								
*	Amusement Arcades									P	P		
7996	Amusement Park										С		
*	Outdoor Performance		S		C12		P20	P20			S		
	Center				S18								
	CULTURAL:												
823	Library				P11	P11	P11	P11	P	P	P	P	
						С	C	С					
841	Museum	<u>C2</u>	<u>C23</u>		P11	P11	P11	P11	P	P	P	P	P
		3				С	C	С					
842	Arboretum	P	P		P	P	P	P	P	P	P	P	
*	Conference Center				P11	P11	P11	P11	P		P	P	
					C12,	C12	C	С					
					<u>24</u>								

GENERAL CROSS Land Use Table Instructions, see K.C.C. 21A.08.020 and 21A.02.070;

**REFERENCES:** Development Standards, see K.C.C. <u>chapters</u> 21A.12 through 21A.30;

General Provisions, see K.C.C. <u>chapters</u> 21A.32 through 21A.38;

Application and Review Procedures, see K.C.C. chapters 21A.40 through 21A.44;

(\*) Definition of this specific land use, see K.C.C. <u>chapter</u> 21A.06.

B. Development conditions.

245	1. The following conditions and limitations shall apply, where appropriate:
246	a. $((N))\underline{n}$ o stadiums on sites less than ten acres;
247	b. Lighting for structures and fields shall be directed away from residential
248	areas;
249	c. Structures or service yards shall maintain a minimum distance of fifty feet
250	from property lines adjoining residential zones, except for structures in on-site recreation
251	areas required in K.C.C. 21A.14.180 and 21A.14.190. Setback requirements for
252	structures in these on-site required recreation areas shall be maintained in accordance
253	with K.C.C. 21A.12.030;
254	d. Facilities in the A zone shall be limited to trails and trailheads, including
255	related accessory uses such as parking and sanitary facilities; and
256	e. Overnight camping is allowed only in an approved campground.
257	2. Recreational vehicle parks are subject to the following conditions and
258	limitations:
259	a. The maximum length of stay of any vehicle shall not exceed one hundred
260	eighty days during a three-hundred-sixty-five-day period;
261	b. The minimum distance between recreational vehicle pads shall be no less
262	than ten feet; and
263	c. Sewage shall be disposed in a system approved by the Seattle-King County
264	health department.
265	3. Limited to day moorage. The marina shall not create a need for off-site
266	public services beyond those already available before the date of application.

- 4. Not permitted in the RA-10 or RA-20 zones. Limited to recreation facilities subject to the following conditions and limitations:
  - a. The bulk and scale shall be compatible with residential or rural character of the area;
  - b. For sports clubs, the gross floor area shall not exceed ten thousand square feet unless the building is on the same site or adjacent to a site where a public facility is located or unless the building is a nonprofit facility located in the urban area; and
  - c. Use is limited to residents of a specified residential development or to sports clubs providing supervised instructional or athletic programs.
    - 5. Limited to day moorage.
  - 6.a. Adult entertainment businesses shall be prohibited within three hundred thirty feet of any property zoned RA, UR or R or containing schools, licensed daycare centers, public parks or trails, community centers, public libraries or churches. In addition, adult entertainment businesses shall not be located closer than three thousand feet to any other adult entertainment business. These distances shall be measured from the property line of the parcel or parcels proposed to contain the adult entertainment business to the property line of the parcels zoned RA, UR or R or that contain the uses identified in this subsection B.6.a.
  - b. Adult entertainment businesses shall not be permitted within an area likely to be annexed to a city subject to an executed interlocal agreement between King County and a city declaring that the city will provide opportunities for the location of adult businesses to serve the area. The areas include those identified in the maps attached to Ordinance 13546.

7. Clubhouses, maintenance buildings, equipment storage areas and driving
range tees shall be at least fifty feet from residential property lines. Lighting for practice
greens and driving range ball impact areas shall be directed away from adjoining
residential zones. Applications shall comply with adopted best management practices for
golf course development. Within the RA zone, those facilities shall be permitted only in
the RA-5 and RA-2.5 zones. Not permitted in designated rural forest focus area,
regionally significant resource areas or locally significant resource areas. Ancillary
facilities associated with a golf course are limited to practice putting greens, maintenance
buildings and other structures housing administrative offices or activities that provide
convenience services to players. These convenience services are limited to a pro shop,
food services and dressing facilities and shall occupy a total of no more than ten thousand
square feet. Furthermore, the residential density that is otherwise permitted by the zone
shall not be used on other portions of the site through clustering or on other sites through
the transfer of density provision. This residential density clustering or transfer limitation
shall be reflected in a deed restriction that is recorded at the time applicable permits for
the development of the golf course are issued.

- 8. Limited to a golf driving range only as:
- a. ((A))an accessory to golf courses; or
- b. ((A))an accessory to a large active recreation and multiuse park.
- 9.a. New structures and outdoor ranges shall maintain a minimum distance of fifty feet from property lines adjoining residential zones, but existing facilities shall be exempt.

312	b. Ranges shall be designed to prevent stray or ricocheting projectiles, pellets
313	or arrows from leaving the property.
314	c. Site plans shall include: safety features of the range; provisions for reducing
315	sound produced on the firing line; elevations of the range showing target area, backdrops
316	or butts; and approximate locations of buildings on adjoining properties.
317	d. (( <del>S</del> )) <u>s</u> ubject to the licensing provisions of K.C.C. Title 6.
318	10.a. Only in an enclosed building, and subject to the licensing provisions of
319	K.C.C. Title 6;
320	b. Indoor ranges shall be designed and operated so as to provide a healthful
321	environment for users and operators by:
322	(1) installing ventilation systems that provide sufficient clean air in the users
323	breathing zone, and
324	(2) adopting appropriate procedures and policies that monitor and control
325	exposure time to airborne lead for individual users.
326	11. Only as accessory to a park or in a building listed on the National Register
327	as an historic site or designated as a King County landmark subject to K.C.C. chapter
328	21A.32.
329	12. Only as accessory to a nonresidential use established through a discretionary
330	permit process, if the scale is limited to ensure compatibility with surrounding
331	neighborhoods. This condition applies to the UR zone only if the property is located
332	within a designated unincorporated $((R))\underline{r}$ ural $((T))\underline{t}$ own.
333	13. Subject to the following:

334	a. The park shall abut an existing park on one or more sides, intervening roads
335	notwithstanding;
336	b. No bleachers or stadiums are permitted if the site is less than ten acres, and
337	no public amusement devices for hire are permitted;
338	c. Any lights provided to illuminate any building or recreational area shall be
339	so arranged as to reflect the light away from any premises upon which a dwelling unit is
340	located; and
341	d. All buildings or structures or service yards on the site shall maintain a
342	distance not less than fifty feet from any property line and from any public street.
343	14. Excluding amusement and recreational uses classified elsewhere in this
344	chapter.
345	15. Limited to golf driving ranges and subject to subsection B.7. of this section
346	16. Subject to the following conditions:
347	a. The length of stay per party in campgrounds shall not exceed one hundred
348	eighty days during a three hundred sixty-five day period; and
349	b. $((\Theta))\underline{o}$ nly for campgrounds that are part of a proposed or existing county
350	park, which are subject to review and public meetings through the department of natural
351	resources and parks.
352	17. Only for stand-alone sports clubs that are not part of a park.
353	18. Subject to review and approval of conditions to comply with trail corridor
354	provisions of K.C.C. chapter 21A.14 when located in an RA zone and in an equestrian
355	community designated by the Comprehensive Plan.
356	19. Only as an accessory to a large active recreation and multiuse park.

357	20. Only as an accessory to a large active recreation and multiuse park with the
358	floor area of an individual outdoor performance center stage limited to three thousand
359	square feet.
360	21. Only as an accessory to a park, or a large active recreation and multiuse park
361	in the RA zones, and limited to:
362	a. $((\mathbb{R}))$ <u>r</u> entals of sports and recreation equipment; and
363	b. $((A))a$ total floor area of seven hundred and fifty square feet.
364	22. Only as an accessory to a large active recreation and multiuse park and
365	limited to:
366	a. $((W))\underline{w}$ aterslides, wave pools and associated water recreation facilities; and
367	b. $((\mathbb{R}))$ <u>r</u> entals of sports and recreation equipment.
368	23. Limited to natural resource and heritage museums and only allowed in a
369	farm or forestry structure, including but not limited to barns or sawmills, existing as of
370	December 31, 2003.
371	24. Only allowed as accessory to a horticulture center and overnight lodging is
372	prohibited.
373	SECTION 13. Ordinance 10870, Section 332, as amended, and K.C.C.
374	21A.08.050 are each hereby amended to read as follows:
375	General services land uses.
376	A. General services land uses.

KEY	RESOURCE			RESIDENTIAL						COMMERCIAL/INDUSTRIAL						
P – Permitted Use	A	F	M	R	U	R	U	R	N	В	СВ	R B	О	I		
C – Conditional Use	G	О	I	U	R	Е	R	Е	Е	U	O U	E U	F	N		
S – Special Use	R	R	N	R	В	S	В	S	Ι	S	M S	G S	F	D		

		Z	I	Е	Е	A	A E	A	I	н і	M I	I I	I	U
		О	C	S	R	L	N R	N	D	G N	E N	O N	С	S
		N	U	T	A		V		E	ВЕ	R E	N E	Е	Т
		Е	L		L		Е		N	O S	C S	A S		R
			T						T	R S	I S	L S		Ι
			U						I	Н	A			A
			R						A	О	L			L
			Е						L	О				
										D				
SIC#	SPECIFIC		A	F	M	RA	UR	R1-8	R1-48	NB	СВ	RB	0	I
	LAND USE	·												
	PERSONAL													
	SERVICES													
72	General							C(( <del>26</del> ))	C(( <del>26</del> ))	P	P	P	P3	Р3
	Personal							<u>25</u>	<u>25</u>					
	Service													
7216	Drycleaning													P
	Plants													
7218	Industrial													P
	Launderers													
7261	Funeral Home	e/					C4	C4	C4		P	P		
	Crematory													
*	Cemetery/					P(( <del>25</del> ))	P(( <del>25</del> ))	P(( <del>25</del> ))	P((25))	P(( <del>25</del> ))	P(( <del>25</del> ))	P(( <del>25</del> ))	P(( <del>25</del> ))	
	Columbarium					<u>24</u>								
	or Mausoleum	ı				C5,	C5	C5	C5			C5		
						(( <del>32</del> ))								
						31		_			_			
*	Day Care I		P6			P6	P6	P6	P	P	Р	Р	P7	P7
*	Day Care II					P8	P8	P8	P8	P	P	P	P7	P7
0.7.1			no.			C	C	С	С	D.: 0	7.0	7.0		-
074	Veterinary		P9			P9	P9			P10	P10	P10		P

	Clinic				C10	C10							
					(( <del>32</del> )								
					<u>31</u>								
753	Automotive								P11	P	P		P
755									rii	r	r		r
	Repair (1)												
754	Automotive								P11	P	P		P
	Service												
76	Miscellaneous	<u>C33</u>	(( <del>P3</del>	(( <del>P3</del>	P(( <del>33</del> ))	P(( <del>33</del> ))	P(( <del>33</del> ))	P(( <del>33</del> ))	P(( <del>33</del> )	P	P		P
	Repair		<del>3</del> ))	<del>3</del> ))	<u>32</u>	<u>32</u>	<u>32</u>	<u>32</u>	<u>32</u>				
					<u>C33</u>								
866	Church,				P12	P12	P12	P12	P	P	P	P	
	Synagogue,				C28	С	С	С					
	Temple				(( <del>32</del> ))								
	1				<u>31</u>								
83	Social Services				P12	P12	P12	P12	P13	P	P	P	
83									P13	P	P	P	
	(2)				C13,	C13	C13	C13					
					(( <del>32</del> ))								
					<u>31</u>								
*	Stable	P14			P14C	P14	P14						
		С			(( <del>32</del> ))	С	С						
					<u>31</u>								
*	Kennel or	P9			С	С				С	P		
	Cattery												
*	Theatrical									P(( <del>31</del> ))	P(( <del>29</del> ))		
	Production									30	28		
										30	40		
	Services								_				
*	Artist Studios				P(( <del>29</del> ))	P(( <del>29</del> ))	P(( <del>29</del> ))	P(( <del>29</del> ))	Р	P	P	P(( <del>30</del> ))	P
					<u>28</u>	<u>28</u>	<u>28</u>	<u>28</u>				<u>29</u>	
*	Interim	P21	P21	P21	P22	<u>P21</u>	P22	P22	P23	P23	P		P
	Recycling												
	Facility												
*	Dog training	<u>C34</u>			<u>C34</u>	<u>C34</u>			<u>P</u>	<u>P</u>	<u>P</u>		<u>P</u>

	facility										
	HEALTH										
	SERVICES										
801-04	Office/		P12	P12	P12	P12	P	P	P	P	P
	Outpatient		C13	C13	C13	C13					
	Clinic										
805	Nursing and					С		P	P		
	Personal Care										
	Facilities										
806	Hospital				C13	C13		P	P	С	
807	Medical/Dental							P	P	P	P
	Lab										
808-09	Miscellaneous							P	P	P	
	Health										
	EDUCATION										
	SERVICES:										
*	Elementary		P16,	P	P	P		P16c	P16c	P16c	
	School		15,								
			(( <del>32</del> ))								
			<u>31</u>								
*	Middle/Junior		P16	P	P	P		P16c	P16c	P16c	
	High School		C15,								
			(( <del>32</del> ))								
			<u>31</u>								
*	Secondary or		P16	P(( <del>27</del> ))	P(( <del>27</del> ))	P(( <del>27</del> ))		P16c	P16c	P16c	
	High School		C15,	<u>26</u>	<u>28</u>	<u>28</u>		С	С		
			27,								
			(( <del>32</del> ))								
			<u>31</u>								
*	Vocational		P13	P13	P13	P13			Р	P17	P
	School		C,	С	С	С					
			(( <del>32</del> ))								

			<u>31</u>								
			_								
	~										
*	Specialized	P18	P19	P19	P19	P19	P	P	P	P17	P
	Instruction		C20,	C20	C20	C20					
	School		(( <del>32</del> ))								
			<u>31</u>								
8.5	School District		С	P((24))	P((24))	P((24))	С	P	P	P	
	Support Facility		(( <del>24</del> ))	<u>23</u>	<u>23</u>	<u>23</u>					
			<u>23</u> ,	C	С	С					
			(( <del>32</del> ))								
			<u>31</u>								
			P16,								
			C15								

GENERAL CROSS REFERENCES:

Land Use Table Instructions, see K.C.C. 21A.08.020 and 21A.02.070;

Development Standards, see K.C.C.\_chapters 21A.12 through 21A.30;

General Provisions, see K.C.C. chapters 21A.32 through 21A.38;

Application and Review Procedures, see chapters K.C.C. 21A.40 through 21A.44;

(\*) Definition of this specific land use, see chapter K.C.C. 21A.06.

- 377 B. Development conditions.
- 1. Except SIC Industry No. ((<del>7534 ---</del>)) <u>7534-</u>Tire Retreading, see
- manufacturing permitted use table.
- 380 2. Except SIC Industry Group Nos.:
- a. 835-Day Care Services, and
- b. 836-Residential Care, which is otherwise provided for on the residential
- permitted land use table.
- 3. Limited to SIC Industry Group and Industry Nos.:
- a. 723-Beauty Shops;
- b. 724-Barber Shops;

387	c. 725-Shoe Repair Shops and Shoeshine Parlors;
388	d. 7212-Garment Pressing and Agents for Laundries and Drycleaners; and
389	e. 217-Carpet and Upholstery Cleaning.
390	4. Only as an accessory to a cemetery and prohibited from the UR zone only if
391	the property is located within a designated unincorporated Rural Town.
392	5. Structures shall maintain a minimum distance of one hundred feet from
393	property lines adjoining residential zones.
394	6. Only as an accessory to residential use, and:
395	a. Outdoor play areas shall be completely enclosed by a solid wall or fence,
396	with no openings except for gates, and have a minimum height of six feet; and
397	b. Outdoor play equipment shall maintain a minimum distance of twenty feet
398	from property lines adjoining residential zones.
399	7. Permitted as an accessory use. See commercial/industrial accessory, K.C.C.
400	21A.08.060A.
401	8. Only as a reuse of a public school facility subject to K.C.C. chapter 21A.32,
402	or an accessory use to a school, church, park, sport club or public housing administered
403	by a public agency, and:
404	a. Outdoor play areas shall be completely enclosed by a solid wall or fence,
405	with no openings except for gates and have a minimum height of six feet;
406	b. Outdoor play equipment shall maintain a minimum distance of twenty feet
407	from property lines adjoining residential zones;
408	c. Direct access to a developed arterial street shall be required in any
409	residential zone; and

410	d. Hours of operation may be restricted to assure compatibility with
411	surrounding development.
412	9.a. As a home occupation only, but the square footage limitations in K.C.C.
413	chapter 21A.30 for home occupations apply only to the office space for the veterinary
414	clinic, office space for the kennel or office space for the cattery, and:
415	(1) $((b))$ Boarding or overnight stay of animals is allowed only on sites of five
416	acres or more;
417	(2) ((n))No burning of refuse or dead animals is allowed;
418	(3) $((\mathfrak{t}))$ The portion of the building or structure in which animals are kept or
419	treated shall be soundproofed. All run areas, excluding confinement areas for livestock,
420	shall be surrounded by an eight-foot high solid wall and the floor area shall be surfaced
421	with concrete or other impervious material; and
422	(4) ((t)) The provisions of K.C.C. chapter 21A.30 relative to animal keeping
423	are met.
424	b. The following additional provisions apply to kennels or catteries in the A
425	zone:
426	(1) $((i))$ Impervious surface for the kennel or cattery shall not exceed twelve
427	thousand square feet;
428	(2) ((θ))Obedience training classes are not allowed except as provided in
429	subsection B.34 of this section; and
430	(3) ((a))Any buildings or structures used for housing animals and any outdoor
431	runs shall be set back one hundred and fifty feet from property lines,
432	10.a. No burning of refuse or dead animals is allowed;

433	b. The portion of the building or structure in which animals are kept or treated
434	shall be soundproofed. All run areas, excluding confinement areas for livestock shall be
435	surrounded by an eight-foot-high solid wall and the floor area shall be surfaced with
436	concrete or other impervious material; and
437	c. The provisions of K.C.C. chapter 21A.30 relative to animal keeping are met.
438	11. The repair work or service shall only be performed in an enclosed building,
439	and no outdoor storage of materials. SIC Industry No. ((7532—)) 7532-Top, Body, and
440	Upholstery Repair Shops and Paint Shops is not allowed.
441	12. Only as a reuse of a public school facility subject to K.C.C. chapter 21A.32.
442	13. Only as a reuse of a surplus nonresidential facility subject to K.C.C. chapter
443	21A.32.
444	14. Covered riding arenas are subject to K.C.C. 21A.30.030 and shall not
445	exceed twenty thousand square feet, but stabling areas, whether attached or detached,
446	shall not be counted in this calculation.
447	15. Limited to projects which do not require or result in an expansion of sewer
448	service outside the urban growth area, unless a finding is made that no cost-effective
449	alternative technologies are feasible, in which case a tightline sewer sized only to meet
450	the needs of the public school, as defined in RCW 28A.150.010, or the school facility and
451	serving only the public school or the school facility may be used. New public high
452	schools shall be permitted subject to the review process set forth in K.C.C. 21A.42.140.
453	16.a. For middle or junior high schools and secondary or high schools or school
454	facilities, only as a reuse of a public school facility or school facility subject to K.C.C.
455	chapter 21A.32. An expansion of such a school or a school facility shall be subject to

approval of a conditional use permit and the expansion shall not require or result in an
extension of sewer service outside the urban growth area, unless a finding is made that no
cost-effective alternative technologies are feasible, in which case a tightline sewer sized
only to meet the needs of the public school, as defined in RCW 28A.150.010, or the
school facility may be used.
b. Renovation, expansion, modernization or reconstruction of a school, a
school facility, or the addition of relocatable facilities, is permitted but shall not require

- b. Renovation, expansion, modernization or reconstruction of a school, a school facility, or the addition of relocatable facilities, is permitted but shall not require or result in an expansion of sewer service outside the urban growth area, unless a finding is made that no cost effective alternative technologies are feasible, in which case a tightline sewer sized only to meet the needs of the public school, as defined in RCW 28A.150.010, or that school facility may be used.
- c. ((I))in CB, RB and O, for K-12 schools with no more than one hundred students.
  - 17. All instruction must be within an enclosed structure.
  - 18. Limited to resource management education programs.
  - 19. Only as an accessory to residential use, and:
  - a. Students shall be limited to twelve per one-hour session;
  - b. All instruction must be within an enclosed structure; and
- c. Structures used for the school shall maintain a distance of twenty-five feet from property lines adjoining residential zones.
  - 20. Subject to the following:
- a. Structures used for the school and accessory uses shall maintain a minimum distance of twenty-five feet from property lines adjoining residential zones;

479	b. $((\Theta)\underline{o}n \text{ lots over two and one-half acres:}$
480	(1) $((\mathfrak{r}))\underline{R}$ etail sale $((\mathfrak{s}))$ of items related to the instructional courses is
481	permitted, if total floor area for retail sales is limited to two thousand square feet;
482	(2) $((s))$ Sale $((s))$ of food prepared in the instructional courses is permitted
483	with department of public health-Seattle and King County approval, if total floor area for
484	food sales is limited to one thousand square feet and is located in the same structure as
485	the school; and
486	(3) $((\Theta))\underline{O}$ ther incidental student supporting uses are allowed, if such uses are
487	found to be both compatible with and incidental to the principal use; and
488	c. $((\Theta))$ on sites over ten acres, located in a designated Rural Town and zoned
489	any one or more of UR, R-1 and R-4:
490	(1) $((\mathbf{r}))\underline{\mathbf{R}}$ etail sale $((\mathbf{s}))$ of items related to the instructional courses is
491	permitted, provided total floor area for retail sales is limited to two thousand square feet;
492	(2) $((s))$ Sale $((s))$ of food prepared in the instructional courses is permitted
493	with department of public health-Seattle and King County approval, if total floor area for
494	food sales is limited to one thousand seven hundred fifty square feet and is located in the
495	same structure as the school;
496	(3) $((\Theta))\underline{O}$ ther incidental student supporting uses are allowed, if the uses are
497	found to be functionally related, subordinate, compatible with and incidental to the
498	principal use;
499	(4) $((\mathfrak{t}))$ The use shall be integrated with allowable agricultural uses on the
500	site;

501	(5) $((a))\underline{A}$ dvertised special events shall comply with the temporary use
502	requirements of this chapter; and
503	(6) $((e))$ Existing structures that are damaged or destroyed by fire or natural
504	event, if damaged by more than fifty percent of their prior value, may reconstruct and
505	expand an additional sixty-five percent of the original floor area but need not be approved
506	as a conditional use if their use otherwise complies with development condition B.20.c.
507	of this section and this title.
508	((21. Limited to source separated yard or organic waste processing facilities.
509	22.)) 21. Limited to drop box facilities accessory to a public or community use
510	such as a school, fire station or community center.
511	((23.)) 22. With the exception of drop box facilities for the collection and
512	temporary storage of recyclable materials, all processing and storage of material shall be
513	within enclosed buildings. Yard waste processing is not permitted.
514	((24.)) 23. Only if adjacent to an existing or proposed school.
515	((25.)) 24 Limited to columbariums accessory to a church, but required
516	landscaping and parking shall not be reduced.
517	((26.)) 25. Not permitted in R-1 and limited to a maximum of five thousand
518	square feet per establishment and subject to the additional requirements in K.C.C.
519	21A.21.230.
520	((27.)) 26.a. New high schools shall be permitted in the rural and the urban
521	residential and urban reserve zones subject to the review process in K.C.C. 21A.42.140.
522	b. Renovation, expansion, modernization, or reconstruction of a school, or the
523	addition of relocatable facilities, is permitted.

524	((28.)) 27. Limited to projects that do not require or result in an expansion of
525	sewer service outside the urban growth area. In addition, such use shall not be permitted
526	in the RA-20 zone.
527	((29.)) 28. Only as a reuse of a surplus nonresidential facility subject to K.C.C.
528	chapter 21A.32 or as a joint use of an existing public school facility.
529	((30)) 29. All studio use must be within an enclosed structure.
530	((31.)) 30. Adult use facilities shall be prohibited within six hundred sixty feet
531	of any residential zones, any other adult use facility, school licensed daycare centers,
532	parks, community centers, public libraries or churches that conduct religious or
533	educational classes for minors.
534	((32.)) 31. Subject to review and approval of conditions to comply with trail
535	corridor provisions of K.C.C. chapter 21A.14 when located in an RA zone and in an
536	equestrian community designated by the Comprehensive Plan.
537	((33.)) 32. Limited to repair of sports and recreation equipment:
538	a. ((A))as an accessory to a large active recreation and multiuse park in the
539	urban growth area; or
540	b. ((A))as an accessory to a park, or a large active recreation and multiuse park
541	in the RA zones, and limited to a total floor area of seven hundred fifty square feet.
542	33. Accessory to agricultural or forestry uses provided:
543	a. the repair of tools and machinery is limited to those necessary for the
544	operation of a farm or forest.
545	b. the lot is at least five acres.

546	c. the size of the total repair use is limited to one percent of the lot size up to a
547	maximum of five thousand square feet unless located in a farm structure, including but
548	not limited to barns, existing as of December 31, 2003.
549	34. Subject to the following:
550	a. the lot is at least five acres.
551	b. in the A zones, area used for dog training shall be located on portions of
552	agricultural lands that are unsuitable for other agricultural purposes, such as areas within
553	the already developed portion of such agricultural lands that are not available for direct
554	agricultural production or areas without prime agricultural soils.
555	c. structures and areas used for dog training shall maintain a minimum distance
556	of seventy-five feet from property lines.
557	d. all training activities shall be conducted within fenced areas or in indoor
558	facilities. Fences must be sufficient to contain the dogs.
559	SECTION 14. Ordinance 10870, Section 333, as amended, and K.C.C.
560	21A.08.060 are each hereby amended to read as follows:
561	Government/business services land uses.
562	A. Government/business services land uses.

KEY		RESOURCE				RESID	ENTIAI	COMMERCIAL/INDUSTRIAL						
P -	- Permitted Use		A	F	M	R	U R	U	R	N B	СВ	R B	О	I
C -	Conditional Use		G	О	I	U	R E	R	E	E U	O U	E U	F	N
s	– Special Use		R	R	N	R	B S	В	S	I S	M S	G S	F	D
		Z	I	Е	Е	A	A E	A	I	ні	M I	I I	I	U
		О	С	S	R	L	N R	N	D	G N	E N	O N	С	S
		N	U	T	A		V		E	ВЕ	R E	N E	Е	T
		Е	L		L		Е		N	o s	C S	A S		R
			T						T	R S	I S	L S		I
			U						I	Н	A			A
			R						A	О	L			L
			Е						L	О				
										D				
SIC#	SPECIFIC LANI	)	A	F	M	RA	UR	R1-8	R1-48	NB	СВ	RB	0	I
	USE													(30)
	GOVERNMENT													
	SERVICES													
*	Public agency or utili	ity				Р3	Р3	Р3	Р3	P	P	P	P	P16
	office					C5	C5	С	C					
*	Public agency or utili	ity				P27	P27	P27	P27			P		P
	yard													
*	Public agency archiv	es										P	P	P
921	Court										P4	P	P	
9221	Police Facility					P7	P7	P7	P7	P7	P	P	P	P
9224	Fire Facility					C6,	C6	C6	C6	P	P	P	P	P
						33								
*	Utility Facility		P29	P29	P29	P29	P29	P29	P29	P	P	P	P	P
			C28	C28	C28	C28,	C28	C28	C28					
						33								
*	Commuter Parking L	ot				C33	С	С	С	P	P	P	P	P <u>35</u>
						P19	P19	P19	P19					

*	Private Stormwater	P8	P8	P8	P8	P8	P8	P8	P8	P8	P8	P8	P8
	Management Facility												
*	Vactor Waste Receiving	P	P	P	P18	P18	P18	P18	P31	P31	P31	P31	P
	Facility												
	BUSINESS												
	SERVICES:												
*	Construction and Trade				P34						P	P9	P
*	Individual									P25	P	P10	P
	Transportation and Taxi												
421	Trucking and Courier									P11	P12	P13	P
	Service												
*	Warehousing, (1) and												P
	Wholesale Trade												
*	Self-service Storage							C14		P	P	P	P
4221	Farm Product	P15			(( <del>C</del> ))	(( <del>C</del> ))							P
4222	Warehousing,	C <u>36</u>			<u>P</u> 15,	<u>P</u> 15,							
	Refrigeration and				<u>C36</u>	<u>C36</u>							
	Storage												
*	Log Storage	P15	P		P26,								P
					33								
47	Transportation Service												P
473	Freight and Cargo										P	P	P
	Service												
472	Passenger									P	P	P	
	Transportation Service												
48	Communication Offices										Р	P	P
482	Telegraph and other									P	P	P	P
	Communications												
*	General Business								P	P	P	P	P16
	Service												
*	Professional Office								P	P	P	P	P16

7212	Outless Adventisins	ı		I	I	1	1			1	n	D17	D
7312	Outdoor Advertising										P	P17	P
	Service												
735	Miscellaneous									P17	P	P17	P
	Equipment Rental												
751	Automotive Rental and									P	P		P
	Leasing												
752	Automotive Parking								P20	P20	P21	P20	P
*	Off-Street Required				P32								
	Parking Lot												
7941	Professional Sport										P	P	
	Teams/Promoters												
873	Research, Development										P2	P2	P2
	and Testing												
*	Heavy Equipment and												P
	Truck Repair												
	ACCESSORY USES:												
*	Commercial/Industrial			P	P22				P22	P22	P	P	P
	Accessory Uses												
*	Helistop					C23	C23	C23	C23	C23	C24	C23	C24
GENERAL CROSS		Land Use Table Instructions, see K.C.C. 21A.08.020 and 21A.02.070;											
REFEI	RENCES:	velopm	velopment Standards, see <u>chapters</u> K.C.C. 21A.12 through 21A.30;										

General Provisions, see K.C.C. chapters 21A.32 through 21A.38;

 $Application \ and \ Review \ Procedures, see \ K.C.C. \ \underline{chapters} \ 21A.40 \ through \ 21A.44;$ 

(\*) Definition of this specific land use, see K.C.C. <u>chapter</u> 21A.06.

B. Development conditions.

563

564

- 1. Except self-service storage.
- 2. Except SIC Industry No. 8732-Commercial Economic, Sociological, and
- Educational Research, see general business service/office.
- 3.a. Only as a re-use of a public school facility or a surplus nonresidential
- facility subject to the provisions of K.C.C. chapter 21A.32; or

569	b. only when accessory to a fire facility and the office is no greater than one
570	thousand five hundred square feet of floor area.
571	4. Only as a re-use of a surplus nonresidential facility subject to K.C.C. chapter
572	21A.32.
573	5. New utility office locations only if there is no commercial/industrial zoning
574	in the utility district, and not in the RA-10 or RA-20 zones unless it is demonstrated that
575	no feasible alternative location is possible, and provided further that this condition
576	applies to the UR zone only if the property is located within a designated unincorporated
577	Rural Town.
578	6.a. All buildings and structures shall maintain a minimum distance of twenty
579	feet from property lines adjoining residential zones;
580	b. $((a))\underline{A}$ ny buildings from which fire-fighting equipment emerges onto a street
581	shall maintain a distance of thirty-five feet from such street;
582	c. no outdoor storage; and
583	d. excluded from the RA-10 and RA-20 zones unless it is demonstrated that no
584	feasible alternative location is possible.
585	7. Limited to (("))storefront((")) police offices. Such offices shall not have:
586	a. holding cells,
587	b. suspect interview rooms (except in the NB zone), or
588	c. long-term storage of stolen properties.
589	8. Private storm_water management facilities serving development proposals
590	located on commercial/industrial zoned lands shall also be located on
591	commercial/industrial lands, unless participating in an approved shared facility drainage

592	plan. Such facilities serving development within an area designated (("))urban((")) in the
593	King County Comprehensive Plan shall only be located in the urban area.
594	9. No outdoor storage of materials.
595	10. Limited to office uses.
596	11. Limited to self-service household moving truck or trailer rental accessory to
597	a gasoline service station.
598	12. Limited to self-service household moving truck or trailer rental accessory to
599	a gasoline service station and SIC Industry No. 4215-Courier Services, except by air.
600	13. Limited to SIC Industry No. 4215-Courier Services, except by air.
601	14. Accessory to an apartment development of at least twelve units provided:
602	a. $((t))$ The gross floor area in self-service storage shall not exceed the total
603	gross floor area of the apartment dwellings on the site;
604	b. ((a))All outdoor lights shall be deflected, shaded and focused away from all
605	adjoining property;
606	c. $((t))$ The use of the facility shall be limited to dead storage of household
607	goods;
608	d. no servicing or repair of motor vehicles, boats, trailers, lawn mowers or
609	similar equipment;
610	e. no outdoor storage or storage of flammable liquids, highly combustible or
611	explosive materials or hazardous chemicals;
612	f. no residential occupancy of the storage units;
613	g. no business activity other than the rental of storage units; and

614	h. $((a))$ A resident director shall be required on the site and shall be responsible
615	for maintaining the operation of the facility in conformance with the conditions of
616	approval.
617	15. ((Limited to products produced on site.)) a. The floor area devoted to
618	warehousing, refrigeration or storage shall not exceed two thousand square feet;
619	b. Structures and areas used for warehousing, refrigeration and storage shall
620	maintain a minimum distance of seventy-five feet from property lines adjoining
621	residential zones; and
622	c. Warehousing, refrigeration and storage is limited to agricultural products
623	and sixty percent or more of the products must be grown or processed in the Puget Sound
624	counties. At the time of the initial application, the applicant shall submit a projection of
625	the source of products to be included in the warehousing, refrigeration or storage.
626	16. Only as an accessory use to another permitted use.
627	17. No outdoor storage.
628	18. Only as an accessory use to a public agency or utility yard, or to a transfer
629	station.
630	19. Limited to new commuter parking lots designed for thirty or fewer parking
631	spaces or commuter parking lots located on existing parking lots for churches, schools, or
632	other permitted nonresidential uses which have excess capacity available during
633	commuting; provided that the new or existing lot is adjacent to a designated arterial that
634	has been improved to a standard acceptable to the department of transportation;
635	20. No tow-in lots for damaged, abandoned or otherwise impounded vehicles.

636	21. No dismantling or salvage of damaged, abandoned or otherwise impounded
637	vehicles.
638	22. Storage limited to accessory storage of commodities sold at retail on the
639	premises or materials used in the fabrication of commodities sold on the premises.
640	23. Limited to emergency medical evacuation sites in conjunction with police,
641	fire or health service facility. Helistops are prohibited from the UR zone only if the
642	property is located within a designated unincorporated Rural Town.
643	24. Allowed as accessory to an allowed use.
644	25. Limited to private road ambulance services with no outside storage of
645	vehicles.
646	26. Limited to two acres or less.
647	27.a. Utility yards only on sites with utility district office; or
648	b. Public agency yards are limited to material storage for road maintenance
649	facilities.
650	28. Limited to bulk gas storage tanks which pipe to individual residences but
651	excluding liquefied natural gas storage tanks.
652	29. Excluding bulk gas storage tanks.
653	30. For I-zoned sites located outside the urban growth area designated by the
654	King County Comprehensive Plan, uses shall be subject to the provisions for rural
655	industrial uses as set forth in K.C.C. chapter 21A.12.
656	31. Vactor waste treatment, storage and disposal shall be limited to liquid
657	materials. Materials shall be disposed of directly into a sewer system, or shall be stored
658	in tanks (or other covered structures), as well as enclosed buildings.

659	32. Provided:
660	a. $((\Theta))\underline{O}$ ff-street required parking for a land use located in the urban area must
661	be located in the urban area;
662	b. $((\Theta))\underline{O}$ ff-street required parking for a land use located in the rural area must
663	be located in the rural area; and
664	c. $((\Theta))\underline{O}$ ff-street required parking must be located on a lot which would
665	permit, either outright or through a land use permit approval process, the land use the off-
666	street parking will serve.
667	33. Subject to review and approval of conditions to comply with trail corridor
668	provisions of K.C.C. chapter 21A.14 when located in an RA zone and in an equestrian
669	community designated by the Comprehensive Plan.
670	34. Limited to landscape and horticultural services (SIC 078) that are accessory
671	to a use classified as retail nurseries, lawn and garden supply store (SIC 5261) and
672	provided that construction equipment for the accessory use shall not be stored on the
673	premises.
674	35. Allowed as a primary or accessory use to an allowed industrial-zoned land
675	use.
676	36. Accessory to agricultural uses provided:
677	a. In the RA zones and on lots less than thirty-five acres in the A zone, the floor
678	area devoted to warehousing, refrigeration or storage shall not exceed three thousand five
679	hundred square feet unless located in a farm structure, including but not limited to barns,
680	existing as of December 31, 2003;

681	b. On lots at least thirty-five acres in the A zones, the floor area devoted to
682	warehousing, refrigeration or storage shall not exceed seven thousand square feet unless
683	located in a farm structure, including but not limited to barns, existing as of December
684	<u>31, 2003;</u>
685	c. In the A zones, structures and areas used for warehousing, refrigeration and
686	storage shall be located on portions of agricultural lands that are unsuitable for other
687	agricultural purposes, such as areas within the already developed portion of such
688	agricultural lands that are not available for direct agricultural production, or areas without
689	prime agricultural soils;
690	d. Structures and areas used for warehousing, refrigeration or storage shall
691	maintain a minimum distance of seventy-five feet from property lines adjoining
692	residential zones; and
693	e. Warehousing, refrigeration and storage is limited to agricultural products
694	and sixty percent or more of the products must be grown or processed in the Puget Sound
695	counties. At the time of the initial application, the applicant shall submit a projection of
696	the source of products to be included in the warehousing, refrigeration or storage.
697	SECTION 15. Ordinance 10870, Section 334, as amended and K.C.C.
698	21A.08.070 are each hereby amended to read as follows:
699	Retail land uses.
700	A. Retail land uses.

KEY			RE	SOUR	CE	RESIDENTIAL				COMMERCIAL/INDUSTRIAL					
Р.	– Permitted Use		A	F	M	R	U R	U	R	N B	СВ	R B	О	I	
C -	Conditional Use		G	О	I	U	R E	R	E	E U	O U	E U	F	N	
S	- Special Use		R	R	N	R	B S	В	S	I S	M S	G S	F	D	
		Z	I	Е	Е	A	A E	A	I	н і	M I	I I	I	U	
		О	C	S	R	L	N R	N	D	G N	E N	O N	C	S	
		N	U	Т	A		V		E	в Е	R E	N E	Е	T	
		Е	L		L		Е		N	o s	C S	A S		R	
			T						T	R S	I S	L S		I	
			U						I	Н	A			A	
			R						A	О	L			L	
			Е						L	О					
										D					
SIC#	SPECIFIC LAND	)	A	F	M	RA	UR	R1-8	R1-48	NB	СВ	RB	0	I	
	USE													(30)	
*	Building, Hardware		P19			P21				P2	P	P			
	and Garden Material	s				C1									
*	Forest Products Sale	S	P3,	P4		P3,						P			
			4			4									
*	Department and							C14	C14	P5	P	P			
	Variety Stores														
54	Food Stores					C13		C15	C15	P	P	P	С	P6	
*	Agricultural Product		P20	P4		P20	Р3	Р3							
	Sales		C7			C7									
*	Motor Vehicle and											P8		P	
	Boat Dealers														
553	Auto Supply Stores										P9	P9		P	
554	Gasoline Service									P	P	P		P	
	Stations														
56	Apparel and										P	P			
	Accessory Stores														

*	Furniture and Home								P	P		
	Furnishings Stores											
58	Eating and Drinking			C22		C16	C16	P10	P	P	P	P
	Places			P24		P23	P23					
*	Drug Stores					C15	C15	P	P	P	С	
592	Liquor Stores								P	P		
593	(( <del>Uses [Used]</del> )) <u>Used</u>								P	P		
	Goods:											
	Antiques/Secondhand											
	Shops											
*	Sporting Goods and		P25	P25	P25	P25	P25	P25	P	P	P25	P25
	Related Stores											
*	Book, Stationery,					C15	C15	P	P	P		
						CIS	C13	1	1	1		
	Video and Art Supply											
	Stores											
*	Jewelry Stores								P	P		
*	Monuments,									P		
	Tombstones and											
	Gravestones											
*	Hobby, Toy, Game							P	P	P		
	Shops											
*	Photographic and							P	P	P		
	Electronic Shops											
*	Fabric Shops								P	P		
598	Fuel Dealers								C11	P		P
*	Florist Shops					C15	C15	P	P	P	P	
*	Personal Medical								P	P		
	Supply Stores											
*	Pet Shops							P	P	P		
*	Bulk Retail								P	P		
*	Auction Houses									P12		P
		•			•		•			•		•

*	Livestock Sales	P17	P1		P17	P17	P17						P
			7				18						
*	Horticulture Center				<u>C26</u>								
GENERAL CROSS		Land Use Table Instructions, see K.C.C. 21A.08.020 and 21A.02.070;											
REFERENCES:		Development Standards, see chapters K.C.C. 21A.12 through 21A.30;											
		General Provisions, see K.C.C. chapters 21A.32 through 21A.38;											
		Application and Review Procedures, see K.C.C. chapters 21A.40 through 21A.44;											
			(*) Definition of this specific land use, see K.C.C. chapter 21A.06.										

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1. Only feed stores and garden supply stores.

B. Development conditions.

- 2. Only hardware and garden materials stores shall be permitted.
- 3.a. Limited to products grown on((-))site.
- b. Covered sales areas shall not exceed a total area of five hundred square feet.
- 4. No permanent structures or signs.
- 5. Limited to SIC Industry No. 5331((5))-Variety Stores, and further limited to a maximum of two thousand square feet of gross floor area.
  - 6. Limited to a maximum of two thousand square feet of gross floor area.
- 7.a. The floor area devoted to retail sales shall not exceed three((-))thousand five hundred square feet unless it is located in an agricultural structure, such as a barn, existing as of December 31, 2003.
- b. Forty percent or more of the gross sales of agricultural products sold through the store must be sold by the producers of primary agricultural products.
- c. Sixty percent or more of the ((average annual)) gross sales of agricultural products sold through the store ((over a five year period)) shall be derived from products grown or produced in ((King County)) the Puget Sound counties. At the time of the

718	initial application, the applicant shall submit a reasonable projection of the source of
719	product sales.
720	((e.)) d. Sales shall be limited to agricultural products((, value added
721	agricultural products, such as jams or cheeses, and plants)) and locally-made arts and
722	<u>crafts</u> .
723	((d.)) e. Storage areas for ((produce)) agricultural products may be included in
724	a farm store structure or in any accessory building.
725	((e.)) f. Hours of operation shall be limited to 7:00 a.m. to 9:00 p.m. Outside
726	lighting is permitted if no off-site glare is allowed.
727	8. Excluding retail sale of trucks exceeding one-ton capacity.
728	9. Only the sale of new or reconditioned automobile supplies is permitted.
729	10. Excluding SIC Industry. No. 5813-Drinking Places.
730	11. No outside storage of fuel trucks and equipment.
731	12. Excluding vehicle and livestock auctions.
732	13. Only as accessory to a winery or brewery, and limited to sales of products
733	produced on site and incidental items where the majority of sales are generated from
734	products produced on site.
735	14. Not in R-1 and limited to SIC Industry No. ((5331—)) 5331-Variety Stores,
736	limited to a maximum of five thousand square feet of gross floor area, and subject to
737	K.C.C. 21A. 12.330.
738	15. Not permitted in R-1 and limited to a maximum of five thousand square feet
739	of gross floor area and subject to K.C.C. 21A.12.230.

740	16. Not permitted in R-1 and excluding SIC Industry No. 5813- Drinking
741	Places, and limited to a maximum of five thousand square feet of gross floor area and
742	subject to K.C.C. 21A.12.230 except as provided in subsection B.23. of this section.
743	17. Retail sale of livestock is permitted only as accessory to raising livestock.
744	18. Limited to the R-1 zone.
745	19. Limited to the sale of livestock feed, hay and livestock veterinary supplies
746	with a covered sales area of not more than ((five hundred)) two thousand square feet.
747	The five hundred square foot limitation does not include areas for storing livestock feed,
748	hay or veterinary supplies or covered parking areas for trucks engaged in direct sale of
749	these products from the truck.
750	20.a. The floor area devoted to retail sales shall not exceed two thousand square
751	feet unless it is located in an agricultural structure, such as a barn, existing as of
752	December 31, 2003.
753	b. ((The floor area devoted to retail sales may be covered but it cannot be
754	enclosed unless it is located in an agricultural structure, such as a barn, existing as of
755	December 31, 2003.)) Forty percent or more of the gross sales of agricultural products
756	sold through the store must be sold by the producers of primary agricultural products.
757	c. Sixty percent or more of the ((average annual)) gross sales of agricultural
758	products sold through the store ((over a five year period)) shall be derived from products
759	grown or produced in ((King County)) the Puget Sound counties. At the time of the
760	initial application, the applicant shall submit a reasonable projection of the source of
761	product sales.

762	d. Sales shall be limited to agricultural ((produce, value added agricultural
763	products such as jams or cheeses, and plants)) products and locally-made arts and crafts.
764	e. Storage areas for ((produce)) agricultural products may be included in a
765	farm store structure or in any accessory building.
766	f. Hours of operation shall be limited to 7:00 a.m. to 9:00 p.m. Outside
767	lighting is permitted if no off-site glare is allowed.
768	21. Limited to hay sales.
769	22. Only as:
770	a. an accessory use to a winery or brewery, limited to the tasting of products
771	produced on site;
772	b. an accessory use to a permitted manufacturing or retail land use, limited to
773	espresso stands to include sales of beverages and incidental food items, and not to include
774	drive-through sales; or
775	c. an accessory use to a large active recreation and multiuse park, limited to a
776	total floor area of three thousand five hundred square feet((-)); or
777	d. an accessory use to a horticulture center and limited to a total floor area of
778	three thousand five hundred square feet.
779	23. Only as:
780	a. ((A))an accessory to a large active recreation and multiuse park; or
781	b. ((A))an accessory to a park and limited to a total floor area of one thousand
782	five hundred square feet.
783	24. Accessory to a park, limited to a total floor area of seven hundred fifty
784	square feet.

785	25. Only as an accessory to:
786	a. $((A))\underline{a}$ large active recreation and multiuse park in the urban growth area; or
787	b. ((A))a park, or a large active recreation and multiuse park in the RA zones,
788	and limited to a total floor area of seven hundred fifty square feet.
789	26. Subject to the following:
790	a. The lot is at least forty acres and has direct access from a principal arterial.
791	b. Structures, except greenhouses, are set back a minimum distance of seventy-
792	five feet from property lines adjacent to resident zones.
793	c. The uses must include horticultural production and an arboretum or display
794	gardens.
795	d. The uses may include any one or more of the following:
796	(1) feed store and garden supply store;
797	(2) florist shop;
798	(3) restaurant with a maximum floor area of three thousand five hundred
799	square feet;
800	(4) conference center with a total floor area not to exceed five thousand
801	square feet and not to include overnight lodging; and
802	(5) sales area for associated retail items.

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SECTION 16. Ordinance 10870, Section 335, as amended, and K.C.C.

21A.08.080 are each hereby amended to read as follows:

# Manufacturing land uses.

A.			RF	ESOUR	CE		RESI	DENTIA	L	COMMERCIAL/INDUSTRIAL					
Manufa	cturing land														
us	es.KEY														
<b>P</b> – P	ermitted Use		A	F	M	R	U R	U	R	N B	СВ	R B	О	I	
<b>C</b> – Co	onditional Use		G	О	I	U	R E	R	Е	E U	O U	E U	F	N	
S - 3	Special Use		R	R	N	R	B S	В	S	I S	M S	G S	F	D	
		Z	I	Е	Е	A	A E	A	I	н і	M I	I I	I	U	
		О	C	S	R	L	N R	N	D	G N	E N	O N	C	S	
		N	U	T	A		V		Е	ВЕ	R E	N E	Е	T	
		Е	L		L		Е		N	o s	C S	A S		R	
			T						T	R S	I S	L S		I	
			U						I	Н	A			A	
			R						A	О	L			L	
			Е						L	О					
										D					
SIC#	SPECIFIC LAN	D	A	F	M	RA	UR	R1-8	R12-48	NB	СВ	RB	0	I	
	USE													(11)	
20	Food and Kindred		P1 <u>.</u>	P1		P1 <u>.</u>						С		P2	
	Products		<u>C14</u>			<u>C14</u>								C	
2082/208	Winery/Brewery		P3			Р3	Р3					С		P	
4			C12			C13									
*	Materials		<u>P15</u>	<u>P16</u>	<u>P17</u>									<u>P</u>	
	Processing Facility	<u>y</u>		<u>C</u>	<u>C18</u>										
22	Textile Mill													С	
	Products														
23	Apparel and other											С		P	
	Textile Products														

Except furniture   C5   C5   C5   C5   C5   C5   C5   C	24	Wood Products,	P4	P4	P4 <u>.</u>	P4				C6		P
Fixtures  26  Paper and Allied   Products  27  Printing and   Publishing   C  C  28  Chemicals and   Allied Products  2911  Petroleum Refining   and Related   Industries  30  Rubber and Mise.   Plastices Products  31  Primary Metal   Industries  32  Fabricated Metal   Products  33  Industrial and   Commercial   Machinery   and Equipment  35  Industrial and   Commercial   Machinery  351-55  Heavy Machinery   and Equipment  357  Computer and   Orlice Equipment		except furniture		C5	<u>C5</u>							
26	25	Furniture and								С		P
Products  27 Printing and Publishing  28 Chemicals and Allied Products  2911 Petroleum Refining and Related Industries  30 Rubber and Misc. Plastics Products  31 Primary Metal Industries  32 Fabricated Metal Products  33 Industrial and Commercial Machinery and Equipment  35 Industrial and Commercial Machinery  351-55 Heavy Machinery and Equipment  357 Computer and Office Equipment  357 Computer and Office Equipment		Fixtures										
27 Printing and Publishing Printing and Publishing C C C  28 Chemicals and Allied Products  2911 Petroleum Refining and Related Industries  30 Rubber and Misc. Plastics Products  31 Primary Metal Industries  32 Fabricated Metal Products  33 Industrial and Commercial Machinery and Equipment  35 Industrial and Commercial Machinery  36 Industrial and Commercial Machinery  37 Industrial and Commercial Machinery  38 Industrial and Commercial Machinery  39 Industrial and Commercial Commercial Machinery  31 Industrial and Commercial Machinery  32 Industrial and Commercial Commercial Machinery  35 Industrial and Commercial Comm	26	Paper and Allied										С
Publishing  C C C  Chemicals and Allied Products  2911 Petroleum Refining and Related Industries  30 Rubber and Misc. Plastics Products  31 Primary Metal Industries  32 Fabricated Metal Products  33 Industrial and Commercial Machinery  34 Heavy Machinery and Equipment  351 Industrial and Commercial Machinery  351-55 Heavy Machinery and Equipment  357 Computer and Office Equipment  C C  C C  C C  C C  C C  C C  C C  C		Products										
28 Chemicals and Allied Products  2911 Petroleum Refining and Related Industries  30 Rubber and Misc. Plastics Products  31 Primary Metal Industries  32 Fabricated Metal Products  33 Industrial and Commercial Machinery and Equipment  35 Industrial and Commercial Machinery  36 Industrial and Commercial Machinery and Equipment  37 Industrial and Commercial Machinery and Equipment  38 Industrial and Commercial Machinery and Equipment  39 Industrial and Commercial Machinery and Equipment  310 Industrial and Commercial Machinery and Equipment  311 Primary Metal Commercial Machinery and Equipment  32 Fabricated Metal Products  33 Industrial and Commercial Commercial Machinery Commercial Machinery  34 Heavy Machinery Commercial Machinery Commercial Machinery Commercial Machinery Computer and Computer and Office Equipment	27	Printing and						P7	P7	P7	P7	P
Allied Products  2911 Petroleum Refining and Related Industries  30 Rubber and Mise. Plastics Products  31 Primary Metal Industries  32 Fabricated Metal Products  33 Industrial and Commercial Machinery and Equipment  35 Industrial and Commercial Machinery and Equipment  351-55 Heavy Machinery and Equipment  357 Computer and Office Equipment		Publishing								С	С	
2911 Petroleum Refining and Related Industries  30 Rubber and Misc. Plastics Products  31 Primary Metal Industries  32 Fabricated Metal Products  33 Industrial and Commercial Machinery and Equipment  35 Industrial and Commercial Machinery  36 Industrial and Commercial Machinery  37 Industrial and Commercial Machinery  38 Industrial and Commercial Machinery  39 Industrial and Commercial Machinery  31 Industrial and Commercial Machinery  32 Industrial and Commercial Machinery  33 Industrial and Commercial Machinery  34 Industrial and Commercial Machinery  35 Industrial and Commercial Machinery  36 Industrial and Commercial Machinery  37 Industrial and Commercial Machinery  38 Industrial and Commercial Machinery  39 Industrial and Commercial Machinery  31 Industrial and Commercial Machinery  31 Industrial and Commercial Machinery  32 Industrial and Commercial Machinery  33 Industrial and Commercial Machinery  34 Industrial and Commercial Machinery  35 Industrial and Commercial Machinery  36 Industrial and Commercial Machinery  37 Industrial and Commercial Machinery  38 Industrial and Commercial Machinery  39 Industrial and Commercial Machinery  31 Industrial and Commercial Machinery  35 Industrial and Commercial Machinery  36 Industrial and Commercial Machinery  37 Industrial and Commercial Machinery  38 Industrial and Commercial Machinery  39 Industrial and Commercial Machinery  30 Industrial and Commercial Machinery  31 Industrial and Commercial Machinery  32 Industrial and Commercial Machinery  33 Industrial and Commercial Machinery  34 Industrial and Commercial Machinery  35 Industrial and Commercial Machinery  36 Industrial and Commercial Machinery  37 Industrial and Commercial Machinery  38 Industrial and Commercial Machinery  39 Industrial and Commercial Machinery  40 Industrial and Commercial Machinery  41 Industrial And Commercial Machinery  42 Industrial And Commercial Machinery  43 Industrial And Commercial Machinery  44 Industrial And Commercial Machinery  45 Industrial And Commercial Machinery  46 Ind	28	Chemicals and										С
and Related Industries  30 Rubber and Mise. Plastics Products  31 Primary Metal Industries  32 Fabricated Metal Products  33 Industrial and Commercial Machinery  34 Heavy Machinery and Equipment  35 Industrial and Commercial Machinery  351-55 Heavy Machinery and Equipment  357 Computer and Office Equipment		Allied Products										
Industries  30 Rubber and Misc. Plastics Products  31 Primary Metal Industries  32 Fabricated Metal Products  33 Industrial and Commercial Machinery  34 Heavy Machinery and Equipment  35 Industrial and Commercial Machinery  351-55 Heavy Machinery and Equipment  357 Computer and Office Equipment	2911	Petroleum Refining										С
30 Rubber and Misc. Plastics Products  31 Primary Metal Industries  32 Fabricated Metal Products  33 Industrial and Commercial Machinery  34 Heavy Machinery and Equipment  35 Industrial and Commercial Machinery  351-55 Heavy Machinery and Equipment  357 Computer and Office Equipment		and Related										
Plastics Products  31 Primary Metal		Industries										
31 Primary Metal Industries  32 Fabricated Metal Products  33 Industrial and Commercial Machinery  34 Heavy Machinery and Equipment  35 Industrial and Commercial Machinery  36 Industrial and Commercial Machinery  37 Industrial and Commercial Machinery  38 Industrial and Commercial Machinery  39 Industrial and Commercial Machinery  31 Industrial and Commercial Machinery  31 Industrial and Commercial Machinery  32 Industrial and Commercial Machinery  33 Industrial and Commercial Machinery  34 Industrial and Commercial Commercial Machinery  35 Industrial and Commercial Commercial Machinery  36 Industrial and Commercial Com	30	Rubber and Misc.										С
Industries  32 Fabricated Metal Products  33 Industrial and Commercial Machinery PP		Plastics Products										
32 Fabricated Metal Products  33 Industrial and Commercial Machinery  34 Heavy Machinery and Equipment  35 Industrial and Commercial Machinery  36 Industrial and Commercial Machinery  37 Industrial and Commercial Machinery  38 Industrial and Commercial Machinery  39 Industrial and Commercial Machinery  31 Industrial and Commercial Machinery  31 Industrial and Commercial Machinery  32 Industrial and Commercial Commercial Machinery  33 Industrial and Commercial Commercia	31	Primary Metal								С		P
Products  33 Industrial and Commercial Machinery  34 Heavy Machinery and Equipment  35 Industrial and Commercial Machinery  351-55 Heavy Machinery and Equipment  357 Computer and Office Equipment  C C		Industries										
33 Industrial and Commercial Machinery  34 Heavy Machinery and Equipment  35 Industrial and Commercial Machinery  351-55 Heavy Machinery and Equipment  357 Computer and Office Equipment  C C P	32	Fabricated Metal							P8	P9		P
Commercial Machinery  34 Heavy Machinery and Equipment  35 Industrial and Commercial Machinery  351-55 Heavy Machinery and Equipment  357 Computer and Office Equipment		Products										
Machinery  34 Heavy Machinery and Equipment  35 Industrial and Commercial Machinery  351-55 Heavy Machinery and Equipment  357 Computer and Office Equipment	33	Industrial and										С
34 Heavy Machinery and Equipment  35 Industrial and Commercial Machinery  351-55 Heavy Machinery and Equipment  357 Computer and Office Equipment		Commercial										
and Equipment  35 Industrial and Commercial Machinery  351-55 Heavy Machinery and Equipment  C P  Office Equipment		Machinery										
35 Industrial and Commercial Machinery  351-55 Heavy Machinery and Equipment  C P Office Equipment	34	Heavy Machinery										P
Commercial Machinery  351-55 Heavy Machinery and Equipment  C P Office Equipment		and Equipment										
Machinery  351-55 Heavy Machinery and Equipment  C P Office Equipment	35	Industrial and										P
351-55 Heavy Machinery and Equipment C P  Office Equipment C P		Commercial										
and Equipment  357 Computer and Office Equipment  C P		Machinery										
357 Computer and C P Office Equipment	351-55	Heavy Machinery										С
Office Equipment		and Equipment										
	357	Computer and								С		P
36 Electronic and other C P		Office Equipment										
	36	Electronic and other								С		P

	Electric Equipment									
374	Railroad Equipment									С
376	Guided Missile and									С
	Space Vehicle Parts									
379	Miscellaneous									С
	Transportation									
	Vehicles									
38	Measuring and								С	P
	Controlling									
	Instruments									
8.5	Miscellaneous Light								С	P
	Manufacturing									
*	Motor Vehicle and									С
	Bicycle									
	Manufacturing									
*	Aircraft, Ship and									P10
	Boat Building									C
7534	Tire Retreading								С	P
781-82	Movie								P	P
	Production/Distribut									
	ion									
GENERAL CROSS Land Use Table Instructions, see K.C.C. 21A.08.020 and 21A.02.070;										

REFERENCES: Development Standards, see K.C.C. chapters 21A.12 through 21A.30;

General Provisions, see K.C.C. chapters 21A.32 through 21A.38;

Application and Review Procedures, see chapters K.C.C. 21A.40 through 21A.44;

(\*) Definition of this specific land use, see K.C.C. chapter 21A.06.

B. Development conditions.

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1. ((Limited to agricultural products grown on site, provided)) a. The floor area devoted to processing shall not exceed two thousand square feet.

b. ((s))Structures and areas used for processing shall maintain a minimum distance of seventy-five feet from property lines adjoining residential zones.

811	c. Processing is limited to agricultural products and sixty percent or more of
812	the products processed must be grown in the Puget Sound counties. At the time of initial
813	application, the applicant shall submit a projection of the source of products to be
814	produced.
815	2. Except slaughterhouses.
816	3. Only as a home industry, subject to K.C.C. chapter 21A.30.
817	4. Limited to rough milling and planing of products grown on-site with portable
818	equipment.
819	5. Limited to SIC Industry Group No. 242-Sawmills. For RA zoned sites,
820	limited to RA-10 on lots at least ten acres in size and only as accessory to forestry uses.
821	6. Limited to uses found in SIC Industry No. 2434-Wood Kitchen Cabinets and
822	No. 2431-Millwork (excluding planing mills).
823	7. Limited to photocopying and printing services offered to the general public.
824	8. Only within enclosed buildings, and as an accessory use to retail sales.
825	9. Only within enclosed buildings.
826	10. Limited to boat building of craft not exceeding forty-eight feet in length.
827	11. For I-zoned sites located outside the urban growth area designated by the
828	King County Comprehensive Plan, uses shown as a conditional use in the table of K.C.C.
829	21A.08.080.A. shall be prohibited, and all other uses shall be subject to the provisions for
830	rural industrial uses as set forth in K.C.C chapter 21A.12.
831	12. Limited to wineries subject to the following:

832	a. the total floor area of structures for wineries and any accessory uses not to
833	exceed three thousand five hundred square feet, including underground storage, unless
834	located in existing agricultural structures, including, but not limited to, barns.
835	b. $((e))\underline{E}$ xpansions of existing agricultural structures used for wineries are not
836	to exceed three thousand five hundred square feet.
837	c. $((a))\underline{A}t$ least sixty percent of the grapes or other agricultural products used to
838	produce the wine must be grown in King County.
839	d. ((s))Structures and areas used for processing are set_back a minimum
840	distance of seventy-five feet from property lines adjacent to residential zones.
841	e. ((\(\mathbf{w}\))\(\overline{W}\) ineries must comply with Washington state Department of Ecology
842	and King County board of health regulations for water usage and wastewater disposal.
843	Wineries using water from exempt wells must install a water meter.
844	13. Limited to wineries subject to the following:
845	a. The floor area of structures for wineries and any accessory uses are limited
846	to a total of eight thousand square feet, except that underground storage that is
847	constructed completely below natural grade, not including required exits and access
848	points, may add an additional eight thousand square feet provided that the underground
849	storage is at least one foot below the surface and is not visible above ground and must
850	meet the following:
851	(1) $((w))\underline{W}$ increase must comply with Washington state Department of
852	Ecology and King County board of health regulations for water usage and wastewater

disposal. Wineries using water from exempt wells are to install a water meter.

854	(2) ((e))Clearing on the site is limited to a maximum of thirty-five percent of
855	the lot area or the amount previously legally cleared, whichever is greater. Removal of
856	noxious weeds and invasive vegetation is exempt from this clearing limitation. The
857	remainder of the site is to be managed under a forest management plan approved by the
858	King County department of natural resources and parks.
859	(3) $((\Theta))$ Off-street parking is limited to one hundred and fifty percent of the
860	minimum requirement for wineries specified in K.C.C. 21A.18.030.
861	(4) ((s))Structures and areas used for processing are set_back a minimum
862	distance of seventy-five feet from property lines adjacent to residential zones.
863	b. Structures for wineries and any accessory uses that exceed six thousand
864	square feet of total floor area including underground storage must:
865	(1) have a minimum lot size of ten acres; and
866	(2) use a minimum of two and one-half acres of the site for the growing of
867	agricultural products.
868	c. Structures for wineries and any accessory uses that do not exceed a six
869	thousand square feet of total floor area including underground storage must have a
870	minimum lot size of five acres.
871	d. On Vashon-Maury Island, the total floor area of structures for wineries and
872	any accessory uses located may not exceed six thousand square feet including
873	underground storage and must have a minimum lot size of five acres.
874	14. Accessory to agriculture uses provided:
875	a. In the RA zones and on lots less than thirty-five acres in the A zones, the
876	floor area devoted to processing shall not exceed three thousand five hundred square feet

877	unless located in a farm structure, including but not limited to barns, existing as of
878	December 31, 2003.
879	b. On lots at least thirty-five acres in the A zones, the floor area devoted to
880	processing shall not exceed seven thousand square feet unless located in a farm structure,
881	including but not limited to barns, existing as of December 31, 2003.
882	c. In the A zones, structures used for processing shall be located on portions of
883	agricultural lands that are unsuitable for other agricultural purposes, such as areas within
884	the already developed portion of such agricultural lands that are not available for direct
885	agricultural production, or areas without prime agricultural soils.
886	d. Structures and areas used for processing shall maintain a minimum distance
887	of seventy-five feet from property lines adjoining residential zones.
888	e. Processing is limited to agricultural products and sixty percent or more of
889	the products processed must be grown in the Puget Sound counties. At the time of initial
890	application, the applicant shall submit a projection of the source of products to be
891	processed.
892	15. Limited to source separated organic waste processing facilities at a scale
893	appropriate to process the organic waste generated in the agricultural zone.
894	16. Only on the same lot or same group of lots under common ownership or
895	documented legal control, which includes but is not limited to, fee simple ownership, a
896	long-term lease or an easement:
897	a. as accessory to a primary forestry use and at a scale appropriate to process
898	the organic waste generated on the site; or

899	b. as a continuation of a sawmill or lumber manufacturing use only for that
900	period to complete delivery of products or projects under contract at the end of the
901	sawmill or lumber manufacturing activity.
902	17. Only on the same lot or same group of lots under common ownership or
903	documented legal control, which includes but is not limited to, fee simple ownership, a
904	long-term lease or an easement:
905	a. as accessory to a primary mineral use; or
906	b. as a continuation of a mineral processing use only for that period to
907	complete delivery of products or projects under contract at the end of mineral extraction.
908	18. Continuation of a materials processing facility after reclamation in
909	accordance with an approved reclamation plan.
910	SECTION 17. Ordinance 10870, Section 336, as amended, and K.C.C.
911	21A.08.090 are each hereby amended to read as follows:
912	Resource land uses.
913	A. Resource land uses.

P - Permitted Use   C - Conditional Use   S - Special Use   R R R N R B S B S I S M S G S F D   N R B C B R B D O I U R B R B S B S I S M S G S F D   N R B C B R B D O I U R B R B S B S I S M S G S F D D O C S R L N R N D G N E N O N C S N D U T A D D G N E N O N C S N D D G N E N D N D C S N D D D D D D D D D D D D D D D D D D		KEY		RESOURCE				RESI	DENTIA	L	COMMERCIAL/INDUSTRIAL					
S - Special Use	P -	Permitted Use		A	F	M	R	U R	U	R	N B	СВ	R B	О	I	
Z	C - 0	Conditional Use		G	О	I	U	R E	R	Е	E U	O U	E U	F	N	
O C S R L N R N D G N E N O N C S N U T A V E B E R E N E E T E T E L L L E N O S C S A S R R T T R S I S L S I U T T A A O L L L O D D S C S A S T T T T T T T T T T T T T T T T T	S-	- Special Use		R	R	N	R	B S	В	S	I S	M S	G S	F	D	
N   U   T   A   V   E   B   E   R   E   N   E   T			Z	I	Е	Е	A	A E	A	I	н І	M I	I I	Ι	U	
E   L   L   E   N   O   S   C   S   A   S   R			О	С	S	R	L	N R	N	D	G N	E N	O N	C	S	
T			N	U	T	A		V		Е	в Е	R E	N E	Е	T	
U			Е	L		L		Е		N	o s	C S	A S		R	
R				Т						T	R S	I S	L S		I	
E				U						I	Н	A			A	
SIC#   SPECIFIC LAND   A   F   M   RA   UR   R1-8   R12-48   NB   CB   RB   O   I				R						A	О	L			L	
SIC #   SPECIFIC LAND   A   F   M   RA   UR   R1-8   R12-48   NB   CB   RB   O   I				Е						L	О					
O1   Growing and   P   P   P   P   P   P   P   P   P											D					
AGRICULTURE:  01 Growing and P P P P P P P P P P P P P P P P P P P	SIC#	SPECIFIC LAN	ND	A	F	M	RA	UR	R1-8	R12-48	NB	СВ	RB	0	I	
O1 Growing and P P P P P P P P P P P P P P P P P P P		USE														
Harvesting Crops  02 Raising Livestock P P P P P P P P P P P P P P P P P P P		AGRICULTURE	Ε:													
O2   Raising Livestock   P   P   P   P   P   P   P   P   P	01	Growing and		P	P		P	P	P						P	
and Small Animals  * Agriculture Training C10 Facility  FORESTRY:  08 Growing & P P P P P P P P P P P P P P P P P P		Harvesting Crops														
* Agriculture Training C10 Facility  FORESTRY:  08 Growing & P P P P P P P P P P P P P P P P P P	02	Raising Livestock		P	P		P	P	P6						P	
Facility  FORESTRY:  08 Growing & P P P P P P P P P P P P P P P P P P		and Small Animal	S													
FORESTRY:         08         Growing & P P P P P P P P P P P P P P P P P P	*	Agriculture Traini	ng	C10												
08 Growing & P P P7 P P P P P P P P P P P P P P P		Facility														
Harvesting Forest Production  * Forest Research P P P P P P P P P P P P		FORESTRY:														
Production  * Forest Research P P P P P P P P P P P P P P P P P P P	08	Growing &		P	P	P7	P	P	P						P	
* Forest Research P P P P P P P P P P P P P P P P P P P		Harvesting Forest														
		Production Production														
PIGH AND	*	Forest Research			P		P	P						P2	Р	
FISH AND		FISH AND														
WILDLIFE		WILDLIFE														
MANAGEMENT:		MANAGEMENT	Γ:													
0921 Hatchery/Fish P P P C P	0921	Hatchery/Fish		P	P		P	P	С						P	
Preserve (1)		Preserve (1)														

0273	Aquaculture (1)	P	P		P	P	С					P
*	Wildlife Shelters	P	P		P	P						P
	MINERAL:											
10,	Mineral Extraction		P9	P								
12, 14	and Processing		С	<u>C11</u>								
2951,	Asphalt/Concrete		P8	P8								P
3271,	Mixtures and Block		<u>C11</u>	<u>C11</u>								
3273												
	ACCESSORY											
	USES:											
*	Resource Accessory	Р3	P4	P5	Р3	Р3						P4
	Uses											
GENEI	RAL CROSS	Lan	d Use	Table Ir	structio	ns, see l	K.C.C. 21	A.08.020 aı	nd 21A.02	2.070;		
REFER	RENCES:	Dev	elopm	ent Stan	ıdards, s	ee K.C.	C. chapte	<u>rs</u> 21A.12 tł	nrough 21	A.30;		
	General Provisions, see K.C.C. <u>chapters</u> 21A.32 through 21A.38;											
	Application and Review Procedures, see K.C.C. chapters 21A.40 through 21A.44;											

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B. Development conditions.

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  - 1. May be further subject to K.C.C. Title 25, Shoreline Management.

(\*) Definition of this specific land use, see K.C.C. chapter 21A.06.

- 2. Only forest research conducted within an enclosed building.
- 3. Accessory dwelling units in accordance with K.C.C. 21A.08.030.
- 4. Excluding housing for agricultural workers.
- 5. Limited to either maintenance or storage facilities, or both, in conjunction with mineral extraction or processing operation.
  - 6. Large livestock allowed in accordance with K.C.C. chapter 21A.30.
- 7. Only in conjunction with a mineral extraction site plan approved in accordance with K.C.C. chapter 21A.22.

924	8. Only on the same lot or same group of lots under common ownership or
925	documented legal control, which includes, but is not limited to, fee simple ownership, a
926	long-term lease or an easement:
927	<u>a.</u> as accessory to a primary mineral use $((, -or))$ ;
928	<u>b.</u> as a continuation of a mineral processing use ((established prior to the
929	effective date of consistent with this title)) only for that period to complete delivery of
930	products or projects under contract at the end of mineral extraction; or
931	c. for a public works project under a temporary grading permit issued in
932	accordance with K.C.C. 16.82.152.
933	9. Limited to ((mining activities)) mineral extraction and processing:
934	a. on a lot or group of lots under common ownership or documented legal
935	control, which includes but is not limited to, fee simple ownership, a long-term lease or
936	an easement;
937	b. that are located greater than one-quarter mile from an established residence;
938	and
939	c. that do not use local access streets that abut lots developed for residential
940	use.
941	10. Agriculture training facilities are allowed only as an accessory to existing
942	agricultural uses and are subject to the following conditions:
943	a. The impervious surface associated with the agriculture training facilities
944	shall comprise not more than ten percent of the allowable impervious surface permitted
945	under K.C.C. 21A.12.040;

946	b. New or the expansion of existing structures, or other site improvements,
947	shall not be located on class 1, 2 or 3 soils;
948	c. The director may require reuse of surplus structures to the maximum extent
949	practical;
950	d. The director may require the clustering of new structures with existing
951	structures;
952	e. New structures or other site improvements shall be set back a minimum
953	distance of seventy-five feet from property lines adjoining residential zones;
954	f. Bulk and design of structures shall be compatible with the architectural style
955	of the surrounding agricultural community;
956	g. New sewers shall not be extended to the site;
957	h. Traffic generated shall not impede the safe and efficient movement of
958	agricultural vehicles, nor shall it require capacity improvements to rural roads;
959	i. Agriculture training facilities may be used to provide educational services to
960	the surrounding rural/agricultural community or for community events. Property owners
961	may be required to obtain a temporary use permit for community events in accordance
962	with K.C.C. chapter 21A.32;
963	j. Use of lodging and food service facilities shall be limited only to activities
964	conducted in conjunction with training and education programs or community events
965	held on site;
966	k. Incidental uses, such as office and storage, shall be limited to those that
967	directly support education and training activities or farm operations; and

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968	1. The King County agriculture commission shall be notified of and have an
969	opportunity to comment upon all proposed agriculture training facilities during the permit
970	process in accordance with K.C.C. chapter 21A.40.
971	11. Continuation of mineral processing and asphalt/concrete mixtures and block
972	uses after reclamation in accordance with an approved reclamation plan.

SECTION 18. Ordinance 10870, Section 340, as amended, and K.C.C.

21A.12.030 are each hereby amended to read as follows:

# **Densities and dimensions – residential zones.**

A. Densities and dimensions – residential zones.

Z O N		RURA	AL		URBAN	1							
					UKBAN			U	RBAN R	ESIDENT	ΓIAL		
N					RESERVE								
E													
S													
STANDARDS	RA-	RA-5	RA-10	RA-	UR	R-1	R-4	R-6	R-8	R-12	R-18	R-24	R-48
	2.5			20		(17)							
Base Density:	0.2	0.2	0.1	0.05	0.2	1	4	6	8	12	18	24	48
Dwelling	du/ac	du/ac	du/ac	du/ac	du/ac	du/ac	du/ac	du/ac	du/ac	du/ac	du/ac	du/ac	du/ac
Unit/Acre					(21)		(6)						
(15)													
Maximum Density:	0.4	0.4					6	9	12	18	27	36	72
Dwelling Unit/Acre	du/ac	du/ac					du/ac	du/ac	du/ac	du/ac	du/ac	du/ac	du/ac
(1)	(20)	(20)					(22)						
Minimum Density:							85%	85%	85%	80%	75%	70%	65%
(2)							(12)	(12)	(12)	(18)	(18)	(18)	(18)
							(18)	(18)	(18)				
							(23)						
Minimum Lot Area	1.875	3.75 ac	7.5 ac	15 ac									
(13)	ac												
Minimum Lot Width	135 ft	135 ft	135 ft	135	35 ft	35 ft	30 ft	30 ft	30 ft	30 ft	30 ft	30 ft	30 ft
(3)				ft	(7)	(7)							
Minimum Street	30 ft	30 ft	30 ft	30 ft	30 ft	20 ft	10 ft	10 ft	10 ft	10 ft	10 ft	10 ft	10 ft

Setback (3)	(9)	(9)	(9)	(9)	(7)	(7)	(8)	(8)	(8)	(8)	(8)	(8)	(8)
Minimum Interior	5 ft	10 ft	10 ft	10 ft	5 ft	5 ft	5 ft	5 ft	5 ft	5 ft	5 ft	5 ft	5 ft
Setback (3) (16)	(9)	(9)	(9)	(9)	(7)	(7)				(10)	(10)	(10)	(10
Base Height (4)	40 ft	40 ft	40 ft	40 ft	35 ft	60 ft	60 ft	60 ft	60 ft				
							(25)	45 ft	45 ft		80 ft	80 ft	80 ft
								(14)	(14)		(14)	(14)	(14)
								(25)	<u>(25)</u>				
Maximum	25%	20%	15%	12.5	30%	30%	55%	70%	75%	85%	85%	85%	90%
Impervious Surface:	(11)	(11)	(11)	%	(11)	11							
Percentage (5)	(19)	(19)	(19)	(11)									
			(24)	(19)									

B. Development conditions.

- 1. This maximum density may be achieved only through the application of residential density incentives in accordance with K.C.C. chapter 21A.34 or transfers of development rights in accordance with K.C.C. chapter 21A.37, or any combination of density incentive or density transfer. Maximum density may only be exceeded in accordance with K.C.C. 21A.34.040.F.1.g. and F.6.
  - 2. Also see K.C.C. 21A.12.060.
- 3. These standards may be modified under the provisions for zero lot-line and townhouse developments.
- 4. Height limits may be increased if portions of the structure that exceed the base height limit provide one additional foot of street and interior setback for each foot above the base height limit, but the maximum height may not exceed seventy-five feet. Netting or fencing and support structures for the netting or fencing used to contain golf balls in the operation of golf courses or golf driving ranges are exempt from the additional interior setback requirements but the maximum height shall not exceed seventy-five feet, except for large active recreation and multiuse parks, where the

993	maximum height shall not exceed one hundred and twenty-five feet, unless a golf ball
994	trajectory study requires a higher fence.
995	5. Applies to each individual lot. Impervious surface area standards for:
996	a. $((\mathfrak{r}))\underline{R}$ egional uses shall be established at the time of permit review;
997	b. $((n))$ Nonresidential uses in residential zones shall comply with K.C.C.
998	21A.12.120 and 21A.12.220;
999	c. $((i))$ Individual lots in the R-4 through R-6 zones that are less than nine
1000	thousand seventy-six square feet in area shall be subject to the applicable provisions of
1001	the nearest comparable R-6 or R-8 zone; and
1002	d. $((a))\underline{A}$ lot may be increased beyond the total amount permitted in this
1003	chapter subject to approval of a conditional use permit.
1004	6. Mobile home parks shall be allowed a base density of six dwelling units per
1005	acre.
1006	7. The standards of the R-4 zone shall apply if a lot is less than fifteen thousand
1007	square feet in area.
1008	8. At least twenty linear feet of driveway shall be provided between any garage,
1009	carport or other fenced parking area and the street property line. The linear distance shall
1010	be measured along the center line of the driveway from the access point to such garage,
1011	carport or fenced area to the street property line.
1012	9.a. Residences shall have a setback of at least one hundred feet from any
1013	property line adjoining A, M or F zones or existing extractive operations. However,
1014	residences on lots less than one hundred fifty feet in width adjoining A, M or F zones or
1015	existing extractive operations shall have a setback from the rear property line equal to

fifty percent of the lot width and a setback from the side property equal to twenty-five percent of the lot width.

b. Except for residences along a property line adjoining A, M or F zones or existing extractive operations, lots between one acre and two and one-half acres in size shall conform to the requirements of the R-1 zone and lots under one acre shall conform to the requirements of the R-4 zone.

10.a. For developments consisting of three or more single-detached dwellings located on a single parcel, the setback shall be ten feet along any property line abutting R-1 through R-8, RA and UR zones, except for structures in on-site play areas required in K.C.C. 21A.14.190, which shall have a setback of five feet.

b. For townhouse and apartment development, the setback shall be twenty feet along any property line abutting R-1 through R-8, RA and UR zones, except for structures in on-site play areas required in K.C.C. 21.14.190, which shall have a setback of five feet, unless the townhouse or apartment development is adjacent to property upon which an existing townhouse or apartment development is located.

11. Lots smaller than one-half acre in area shall comply with standards of the nearest comparable R-4 through R-8 zone. For lots that are one-half acre in area or larger, the maximum impervious surface area allowed shall be at least ten thousand square feet. On any lot over one acre in area, an additional five percent of the lot area may be used for buildings related to agricultural or forestry practices. For lots smaller than two acres but larger than one-half acre, an additional ten percent of the lot area may be used for structures that are determined to be medically necessary, if the applicant

1038	submits with the permit application a notarized affidavit, conforming with K.C.C.
1039	21A.32.170A.2.
1040	12. For purposes of calculating minimum density, the applicant may request that
1041	the minimum density factor be modified based upon the weighted average slope of the
1042	net buildable area of the site in accordance with K.C.C. 21A.12.087.
1043	13. The minimum lot area does not apply to lot clustering proposals <u>as provided</u>
1044	in K.C.C. chapter 21A.14.
1045	14. The base height to be used only for projects as follows:
1046	a. in R-6 and R-8 zones, a building with a footprint built on slopes exceeding a
1047	fifteen percent finished grade; and
1048	b. in R-18, R-24 and R-48 zones using residential density incentives and
1049	transfer of density credits in accordance with this title.
1050	15. Density applies only to dwelling units and not to sleeping units.
1051	16. Vehicle access points from garages, carports or fenced parking areas shall
1052	be set back from the property line on which a joint use driveway is located to provide a
1053	straight line length of at least twenty-six feet as measured from the center line of the
1054	garage, carport or fenced parking area, from the access point to the opposite side of the
1055	joint use driveway.
1056	17.a. All subdivisions and short subdivisions in the R-1 zone shall be required to
1057	be clustered if the property is located within or contains:
1058	(1) a floodplain;
1059	(2) a critical aquifer recharge area;
1060	(3) a $((R))$ regionally or $((L))$ locally $((S))$ significant $((R))$ resource $((A))$ area;

(2	4)	existing or	nlanned	nublic:	narks o	r trails	or connections	to such	facilities
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- (5) a ((Class I or II stream)) category S or F aquatic area or category I or II wetland;
  - (6) a steep slope; or

- (7) a (("))greenbelt/urban separator((")) or (("))wildlife corridor((")) area designated by the Comprehensive Plan or a community plan.
- b. The development shall be clustered away from ((sensitive)) critical areas or the axis of designated corridors such as urban separators or the wildlife habitat network to the extent possible and the open space shall be placed in a separate tract that includes at least fifty percent of the site. Open space tracts shall be permanent and shall be dedicated to a homeowner's association or other suitable organization, as determined by the director, and meet the requirements in K.C.C. 21A.14.040. On-site ((sensitive)) critical area and buffers, wildlife habitat networks, required habitat and buffers for protected species and designated urban separators shall be placed within the open space tract to the extent possible. Passive recreation (with no development of recreational facilities) and natural surface pedestrian and equestrian trails are acceptable uses within the open space tract.
  - 18. See K.C.C. 21A.12.085.
- 19. All subdivisions and short subdivisions in R-1 and RA zones within the North Fork and Upper Issaquah Creek subbasins of the Issaquah Creek Basin (the North Fork and Upper Issaquah Creek subbasins are identified in the Issaquah Creek Basin and Nonpoint Action Plan) and the portion of the Grand Ridge subarea of the East Sammamish Community Planning Area that drains to Patterson Creek shall have a

maximum impervious surface area of eight percent of the gross acreage of the plat.

Distribution of the allowable impervious area among the platted lots shall be recorded on the face of the plat. Impervious surface of roads need not be counted towards the allowable impervious area. Where both lot- and plat-specific impervious limits apply, the more restrictive shall be required.

- 20. This density may only be achieved on RA 2.5 and RA 5 zoned parcels receiving density from rural forest focus areas through the transfer of density credit pilot program outlined in K.C.C. chapter 21A.55.
- 21. Base density may be exceeded, if the property is located in a designated rural city urban growth area and each proposed lot contains an occupied legal residence that predates 1959.
- 22. The maximum density is four dwelling units per acre for properties zoned R-4 when located in the Rural Town of Fall City.
- 23. The minimum density requirement does not apply to properties located within the Rural Town of Fall City.
- 24. The impervious surface standards for the county fairground facility are established in the King County Fairgrounds Site Development Plan, Attachment A to Ordinance 14808 on file at the department of natural resources and parks and the department of development and environmental services. Modifications to that standard may be allowed provided the square footage does not exceed the approved impervious surface square footage established in the King County Fairgrounds Site Development Plan Environmental Checklist, dated September 21, 1999, Attachment B to Ordinance 14808, by more than ten percent.

1107	25. For cottage housing developments only:
1108	a. The base height is eighteen feet.
1109	b. Buildings having pitched roofs with a minimum slope of six and twelve may
1110	extend up to twenty-five feet at the ridge of the roof.
1111	NEW SECTION. SECTION 19. There is hereby added to K.C.C. 21A.14 a new
1112	section to read as follows:
1113	Cottage housing development. For cottage housing developments in the R4-R8
1114	zones:
1115	A. The total area of the common open space must be at least two hundred and
1116	fifty square feet per unit and at least fifty percent of the units must be clustered around
1117	the common space.
1118	B. The total floor area of each unit, including any enclosed parking, is limited to
1119	one thousand two hundred square feet. The footprint of each unit, including any enclosed
1120	parking, is limited to nine hundred square feet.
1121	C. Fences within the cottage housing unit development are limited to three feet in
1122	height. Fences along the perimeter of the cottage housing development are limited to six
1123	feet.
1124	D. Individual cottage housing units must be at least ten feet apart.
1125	SECTION 20. Ordinance 10870, Section 364 and K.C.C. 21A.14.040 are each
1126	hereby amended to read as follows:
1127	Lot segregations - clustered development. $((If r))R$ esidential lot clustering
1128	((is)) may be proposed((;)) as part of a subdivision or short subdivision and shall comply
1129	with the following ((provisions shall be met)):

A. In the R zones, any designated open space tract resulting from lot clustering shall not be altered or disturbed except as specified on recorded documents creating the open space. Open spaces may be retained under ownership by the subdivider, conveyed to residents of the development, or conveyed to a third party. If access to the open space is provided, the access shall be located in a separate tract;

#### B. In the RA zone:

- 1. No more than eight lots of less than two and one-half acres shall be allowed in a cluster:
- 2. No more than eight lots of less than two and one-half acres shall be served by a single cul-de-sac street;
- 3. Clusters containing two or more lots of less than two and one-half acres, whether in the same or adjacent developments, shall be separated from similar clusters by at least one hundred twenty feet;
- 4. The overall amount, and the individual degree of clustering shall be limited to a level that can be adequately served by rural facilities and services, including, but not limited to, on-site sewage disposal systems and rural roadways;
- 5. A fifty-foot Type II landscaping screen, as defined in K.C.C. 21A.16.040, shall be provided along the frontage of all public roads. The planting materials shall consist of species that are native to the Puget Sound region. Preservation of existing healthy vegetation is encouraged and may be used to augment new plantings to meet the requirements of this section;
- 6. Except as provided in subsection B.7 of this section, open space tracts created by clustering in the RA zone shall be designated as permanent open space. Acceptable

uses within open space tracts are passive recreation, with no development of active recreational facilities, natural-surface pedestrian and equestrian foot trails and passive recreational facilities;

- 7. In the RA zone a resource land tract may be created through a cluster development in lieu of an open space tract. The resource land tract may be used as a working forest or farm if the following provisions are met:
- a. Appropriateness of the tract for forestry or agriculture has been determined by the King County department of natural resources and parks;
- b. The subdivider shall prepare a forest management plan, which must be reviewed and approved by the King County department of natural resources, or a farm management (conservation) plan, if such is required pursuant to K.C.C. chapter 21A.30, which must be developed by the King Conservation District. The criteria for management of a resource land tract established through a cluster development in the RA zone shall be set forth in a public rule. The criteria must assure that forestry or farming will remain as a sustainable use of the resource land tract and that structures supportive of forestry and agriculture may be allowed in the resource land tract. The criteria must also set impervious surface limitations and identify the type of buildings or structures that will be allowed within the resource land tract;
- c. The recorded plat or short plat shall designate the resource land tract as a working forest or farm;
- d. Resource land tracts that are conveyed to residents of the development shall be retained in undivided interest by the residents of the subdivision or short subdivision;

e. A homeowners association shall be established to assure implementation of
the forest management plan or farm management (conservation) plan if the resource land
tract is retained in undivided interest by the residents of the subdivision or short
subdivision:

- f. The subdivider shall file a notice with the King County department of executive services, records, elections and licensing services division. The required contents and form of the notice shall be set forth in a public rule. The notice shall inform the property owner or owners that the resource land tract is designated as a working forest or farm, which must be managed in accordance with the provisions established in the approved forest management plan or farm management (conservation) plan;
- g. The subdivider shall provide to the department proof of the approval of the forest management plan or farm management (conservation) plan and the filing of the notice required in subsection B.7.f. of this section before recording of the final plat or short plat;
  - h. The notice shall run with the land; and
- i. Natural-surface pedestrian and equestrian foot trails, passive recreation, and passive recreational facilities, with no development of active recreational facilities, are allowed uses in resource tracts; and
- 8. For purposes of this section, passive recreational facilities include trail access points, small-scale parking areas and restroom facilities.
- C. In the R-1 zone, open space tracts created by clustering required by K.C.C. 21A.12.030 shall be located and configured to create urban separators and greenbelts as required by the Comprehensive Plan, or subarea plans or open space functional plans, to

1198	connect and increase protective buffers for environmentally sensitive areas as defined in
1199	K.C.C. 21A.06.1065, to connect and protect wildlife habitat corridors designated by the
1200	Comprehensive Plan and to connect existing or planned public parks or trails. King
1201	County may require open space tracts created under this subsection to be dedicated to an
1202	appropriate managing public agency or qualifying private entity such as a nature
1203	conservancy. In the absence of such a requirement, open space tracts shall be retained in
1204	undivided interest by the residents of the subdivision or short subdivision. A
1205	homeowners association shall be established for maintenance of the open space tract.
1206	SECTION 21. Ordinance 10870, Section 365 and K.C.C. 21A.14.050 are each
1207	hereby amended to read as follows:
1208	UR zone reserve tract. Subdivision of UR zoned property of $((10))$ ten or more

UR zone reserve tract. Subdivision of UR zoned property of ((10)) ten or more acres shall be required to be clustered and a reserve tract shall be created for future development ((pursuant to)) in accordance with the following ((provisions)):

- A. The reserve tract shall be no less than ((75)) <u>seventy-five</u> percent of the net developable area of the property to be subdivided.
- B. The reserve tract shall be configured to contain lands with topography and natural features that allow future conversion of the reserve tract to residential development at urban densities.
  - C. The reserve tract may contain a single dwelling unit, ((provided)) only if:
- 1. The unit was included in the overall density calculations for the original subdivision creating the reserve  $\text{tract}((\frac{1}{2}))$ ; and
  - 2. The unit was noted on the face of the original subdivision (plat or short plat).

1220	D. The reserve tract shall not be altered or disturbed except as specified on the
1221	face of the original subdivision (plat or short plat).
1222	E. The reserve tract may be retained under the ownership of the subdivider,
1223	conveyed to residents of the subdivisions, or conveyed to a third party. Regardless of
1224	ownership of the reserve tract, all restrictions relative to the reserve tract shall apply.
1225	F. The reserve tract shall not be used to satisfy the recreation space requirement
1226	of the original subdivision.
1227	G. The layout of the lots and roadways created in the original subdivision shall
1228	facilitate future development of the reserve tract.
1229	H. ((The lots created in the original subdivision shall be of a sufficient area to
1230	comply with on site sewage disposal requirements, if public sewers are not available.))
1231	The reserve tract shall not be eligible for further subdivision until such time that
1232	reclassification of the reserve tract occurs ((pursuant to)) in accordance with the
1233	community plan area zoning process outlined in K.C.C. 20.08.030.
1234	$((J_{-}))$ <u>I.</u> Any proposed subsequent development on the reserve tract shall be
1235	governed by the development standards in effect at the time of such development.
1236	SECTION 22. Ordinance 10870, Section 388, as amended, and K.C.C.
1237	21A.16.030 are each hereby amended to read as follows:
1238	Land use grouping. To facilitate the application of this chapter, the land uses of
1239	K.C.C. chapter 21A.08 have been grouped in the following manner:
1240	A. Residential((")) development refers to those uses listed in K.C.C. 21A.08.030,
1241	except those uses listed under (("))Accessory((")) uses, and:
1242	1. (("))Attached/group residences((")) refers to:

1243	a. townhouses, except as provided in subsection A.2.a. of this section;
1244	b. apartments((5)) and detached dwelling units developed on common property
1245	at a density of twelve or more units per acre;
1246	c. senior citizen assisted housing;
1247	d. temporary lodging;
1248	e. group residences other than Type I community residential facilities;
1249	f. mobile home parks; and
1250	2. (("))Single_family development((")) refers to:
1251	a. residential subdivisions and short subdivisions, including attached and
1252	detached dwelling units on individually platted or short platted lots;
1253	b. any detached dwelling units located on a lot <u>including cottage housing units</u> ;
1254	and
1255	c. Type 1 community residential facilities;
1256	B. (("))Commercial development((")) refers to those uses in:
1257	1. K.C.C. 21A.08.040 as amusement/entertainment uses, except golf facilities;
1258	2. K.C.C. 21A.08.050 except recycling centers, health and educational services,
1259	daycare I, churches, synagogues and temples, and miscellaneous repair as allowed in the
1260	A and RA zones; and
1261	3. K.C.C. 21A.08.070, except forest product sales and agricultural ((erop))
1262	product sales as allowed in the A, F, and RA zones and building, hardware and garden
1263	materials as allowed in the A zones.
1264	C. (("))Industrial development((")) refers to those uses listed in:

1266	2. K.C.C. 21A.08.060, except government services and farm product
1267	warehousing, refrigeration and storage as allowed in the A zones;
1268	3. K.C.C. 21A.08.080, except food and kindred products as allowed in the A
1269	and F zones; and
1270	4. K.C.C. 21A.08.090 as mineral extraction and processing;
1271	D. (("))Institutional development((")) refers to those uses listed in:
1272	1. K.C.C. 21A.08.040 as cultural uses, except arboretums;
1273	2. K.C.C. 21A.08.050 as churches, synagogues and temples, health services((5))
1274	and education services except specialized instruction schools permitted as an accessory
1275	use; and
1276	3. K.C.C. 21A.08.060 as government services;
1277	E. (("))Utility development((")) refers to those uses listed in K.C.C. 21A.08.060
1278	as utility facilities; and
1279	F. Uses in K.C.C. chapter 21A.08 that are not listed in subsections A. through E.
1280	of this section shall not be subject to landscaping and tree retention requirements except
1281	as specified in any applicable review of a conditional use or special use permits.
1282	SECTION 23. Ordinance 10870, Section 406, as amended, and K.C.C.
1283	21A.18.020 are each hereby amended to read as follows:
1284	Authority and application.
1285	A. Before an occupancy permit may be granted for any new or enlarged building
1286	or for a change in use in any existing building, the use shall be required to meet the
1287	requirements of this chapter. In addition, K.C.C. 21A.18.110 I. and J. establish
1288	residential parking limitations applicable to existing, as well as new, residential uses.

B. If this chapter does not specify a parking requirement for a land use, the director shall establish the minimum requirement based on a study of anticipated parking demand. Transportation demand management actions taken at the site shall be considered in determining anticipated demand. If the site is located in an activity center or community business center, the minimum requirement shall be set at a level less than the anticipated demand, but at no less than seventy-five percent of the anticipated demand. In the study, the applicant shall provide sufficient information to demonstrate that the parking demand for a specific land use will be satisfied. Parking studies shall be prepared by a professional engineer with expertise in traffic and parking analyses, or an equally qualified individual as authorized by the director.

C. If the required amount of off-street parking has been proposed to be provided off-site, the applicant shall provide written contracts with affected landowners showing that required off-street parking shall be provided in a manner consistent with this chapter. The contracts shall be reviewed by the director for compliance with this chapter, and if approved, the contracts shall be recorded with the county records ((and)), elections and licensing services division as a deed restriction on the title to all applicable properties. These deed restrictions may not be revoked or modified without authorization by the director.

D. Upon request from the proponent of any use subject to the this chapter located in a rural town, rural neighborhood center, ((ef)) any commercial zone located in a rural area or natural resource production district designated by the ((e))Comprehensive ((p))Plan, or any agricultural product production, processing or sales use allowed in the A or F zones the director may waive or modify this chapter in order to protect or enhance

1312	the historic character of the area, $((and))$ to reduce the need for pavement or other
1313	impervious surfaces, to recognize the seasonal nature of any such activity, or to minimize
1314	the conversion of agriculturally productive soils. Where a neighborhood or subarea plan
1315	with design guidelines that includes the subject property has been adopted, the director
1316	shall base allowable waivers or modifications on the policies and guidelines in such a
1317	plan.
1318	SECTION 24. Ordinance 10870, Section 439, as amended, and K.C.C.
1319	21A.22.010 are each hereby amended to read as follows:
1320	<b>Purpose.</b> The purpose of this chapter is to establish standards ((which)) that
1321	minimize the impacts of ((extractive)) mineral extraction and materials processing
1322	operations upon surrounding parties by:
1323	A. Ensuring adequate review of operating aspects of ((extractive)) mineral
1324	extraction and materials processing sites;
1325	B. Requiring project phasing on large sites to minimize environmental impacts;
1326	C. Requiring minimum site areas large enough to provide setbacks and
1327	mitigations necessary to protect environmental quality; and
1328	D. Requiring period review of ((extractive and processing)) mineral extraction
1329	and materials processing operations to ensure compliance with the ((most current))
1330	approved operating standards.
1331	SECTION 25. Ordinance 10870, Section 440 and K.C.C. 21A.22.020 are each
1332	hereby amended to read as follows:

((Exemptions)) <u>Applicability of chapter</u>. ((The provisions of t)) This chapter shall ((not)) <u>only</u> apply to uses or activities ((specifically exempted in K.C.C. 16.82.050)) that are mineral extraction or materials processing operations.

SECTION 26. Ordinance 10870, Section 441 and K.C.C. 21A.22.030 are each hereby amended to read as follows:

Grading permits required. Extractive operations and materials processing operations shall commence only after issuance of a grading permit.

NEW SECTION. SECTION 27. There is hereby added to K.C.C. 21A.22 a new section to read as follows:

## Community meeting.

A. Not later than thirty days after the department provides the notice of application to the public required by K.C.C. 20.20.060 on a mineral extraction or materials processing site or for an expansion of an existing mineral extraction or materials processing site or operation beyond the scope of the prior environmental review, the applicant shall hold a community meeting. The notice of application shall include notification of the date, time and location of the community meeting. At the meeting, the applicant shall provide information relative the proposal, including information on existing residences and lot patterns within one-quarter mile of potential sites and on alternative haul routes. The applicant shall also provide a preliminary evaluation at the meeting of any alternative routes that have been provided to the applicant in writing at least five days in advance of the meeting. The applicant shall provide to the department within fourteen days after the community meeting a written list of meeting attendees and documentation of the meeting.

1356	B. Public notice of the community meeting required by this section shall be
1357	prepared, posted and distributed in accordance with KCC 20.20.060 at least two weeks
1358	before the community meeting. In addition, the department shall:
1359	1. Publish a notice of the meeting in a local newspaper of general circulation in
1360	the affected area;
1361	2. Mail the notice of the meeting to the unincorporated area council serving the
1362	area where the site is located; and
1363	3. Mail the notice of the meeting to all property owners within one-quarter mile
1364	of the proposed or expanded site or to at least twenty of the property owners nearest to
1365	the site, whichever is greater; and
1366	4. Mail the notice of the meeting to all property owners within five hundred feet
1367	of any proposed haul route from the site to the nearest arterial.
1368	SECTION 28. Ordinance 10870, Section 442 and K.C.C. 21A.22.040 are each
1369	hereby amended to read as follows:
1370	Nonconforming ((extractive)) mineral extraction operations. To the ((extent
1371	determined feasible by the county)) maximum extent practicable, nonconforming
1372	((extractive)) mineral extraction operations shall be brought into conformance with the
1373	operating conditions and performance standards of ((K.C.C. 21A.22.070)) this chapter
1374	during permit renewal. The department shall establish a schedule for conformance
1375	during the first periodic review of the nonconforming mineral extraction operation and
1376	incorporated into the permit conditions.
1377	SECTION 29. Ordinance 10870, Section 443 and K.C.C. 21A.22.050 are each
1378	hereby amended to read as follows:

13/9	Periodic review. ((Unless a more frequent review is required by the county,
1380	periodic review of extractive and processing operations shall be provided as follows:))
1381	A. In addition to the review conducted as part of the annual renewal of a mineral
1382	extraction operating permit or materials processing permit, the department shall be
1383	subject to)) conduct a periodic review of ((development)) mineral extraction and
1384	materials processing operation site design and operating standards at five-year
1385	intervals $((\dot{z}))$ .
1386	B. The periodic review ((shall be:
1387	1. Conducted by the director or zoning adjustor pursuant to the review process
1388	outlined in K.C.C. 21A.42.040 090;)) is a Type 2 land use decision.
1389	((2. Used to)) C. The periodic review shall determine ((that)):
1390	1. Whether the site is operating consistent with all existing permit conditions;
1391	<u>and</u>
1392	2. That the most current site design and operating standards ((and to establish
1393	other)) are applied to the site through additional or revised permit conditions as necessary
1394	to mitigate identifiable environmental impacts.
1395	SECTION 30. Ordinance 10870, Section 444, as amended, and K.C.C.
1396	21A.22.060 are each hereby amended to read as follows:
1397	Site design standards. Except as otherwise provided for nonconforming
1398	((extractive)) mineral extraction operations in K.C.C. 21A.22.040, in addition to
1399	requirements in this title, all ((extractive and processing)) mineral extraction and
1400	materials processing operations shall ((at minimum)) comply with the following
1401	standards:

1402	A. The minimum site area of ((an extractive)) a mineral extraction or materials
1403	<u>processing</u> operation shall be $((10))$ <u>ten</u> acres $((-))$ :
1404	B. ((Extractive)) Mineral extraction or materials processing operations on sites
1405	larger than $((20))$ twenty acres shall occur in phases to minimize environmental impacts.
1406	The size of each phase shall be determined during the review process;
1407	C. If the department determines they are necessary to eliminate a safety hazard,
1408	((F))fences or alternatives to fences approved by the department, shall be:
1409	1. Provided in a manner ((which)) that discourages access to ((safety hazards
1410	which may arise on)) areas of the site where:
1411	a. active extracting, processing, stockpiling and loading of materials is
1412	occurring;
1413	b. boundaries are in common with residential or commercial zoned property or
1414	public lands; or
1415	$\underline{c}$ any unstable slope or any slope exceeding a grade of ((40)) forty percent is
1416	present; (( <del>or</del>
1417	c. any settling pond or other stormwater facility is present;))
1418	2. At least six feet in height above the grade measured at a point five feet ((from
1419	the)) outside ((ef)) the fence and the fence material shall have no opening larger than two
1420	inches;
1421	3. Installed with lockable gates at all openings or entrances;
1422	4. No more than four inches from the ground to fence bottom; and
1423	5. Maintained in good repair;

1424	D. Warning and trespass signs advising of the ((extractive)) mineral extraction or
1425	materials processing operation shall be placed on the perimeter of the site adjacent to RA,
1426	UR or R zones at intervals no greater than ((200)) two hundred feet along any unfenced
1427	portion of the site where the items noted in subsection C.1.a((-)).through c. of this section
1428	are present;
1429	E. Structural setbacks from property lines shall be as follows:
1430	1. Buildings <sub>a</sub> ((o <del>t</del> )) structures <u>and stockpiles</u> used in the processing of materials
1431	shall be no closer than:
1432	a. $((\Theta))$ one hundred feet from any $((UR \text{ or } R))$ residential zoned properties
1433	except that the setback may be reduced to $((50))$ fifty feet when the grade where such
1434	building or structures are proposed is $((50))$ fifty feet or greater below the grade of $((said))$
1435	UR or R)) the residential zoned property((, or));
1436	b. ((Twenty)) fifty feet from any other zoned property, except when adjacent to
1437	another ((extractive)) mineral extraction or materials processing site; and
1438	c. ((Twenty)) the greater of fifty feet from the edge of any public street((-)) or
1439	the setback from residential zoned property on the far side of the street; and
1440	2. Offices, scale facilities, equipment storage buildings and stockpiles, including
1441	those for reclamation, shall not be closer than ((20)) fifty feet from any property line
1442	except when adjacent to another ((extractive)) mineral extraction or materials processing
1443	site((;)) or M or F zoned property. Facilities necessary to control access to the site, when
1444	demonstrated to have no practical alternative, may be located closer to the property line;
1445	F. ((No)) On-site clearing, grading or excavation, excluding that necessary for
1446	required access, roadway or storm drainage facility construction or activities in

1447	accordance with an approved reclamation plan, shall $\underline{not}$ be permitted within ((20)) $\underline{fifty}$
1448	feet of any property line except along any portion of the perimeter adjacent to another
1449	((extractive)) mineral extraction or materials processing operation ((provided that such
1450	activities may be pursuant to an approved reclamation plan)) or M or F zoned property.
1451	If native vegetation is restored, temporary disturbance resulting from construction of
1452	noise attenuation features located closer than fifty feet shall be permitted;
1453	G. Landscaping ((as required pursuant to)) consistent with type 1 screening
1454	K.C.C. chapter 21A.16, except using only plantings native to the surrounding area, shall
1455	be provided along any portion of the site perimeter where disturbances such as site
1456	clearing and grading, or mineral extraction or <u>materials</u> processing is performed, except
1457	where adjacent to another ((extractive)) mineral extraction, materials processing or
1458	forestry operation or M or F-zoned property; ((and))
1459	H. Relevant clearing and grading operating standards from K.C.C. chapter 16.82
1460	shall be applied; and
1461	<u>I.</u> Lighting shall:
1462	1. Be limited to that required for security, lighting of structures and equipment,
1463	and vehicle operation; and
1464	2. Not ((direct)) directly glare onto surrounding properties.
1465	SECTION 31. Ordinance 10870, Section 445, as amended, and K.C.C.
1466	21A.22.070 are each hereby amended to read as follows:
1467	Operating conditions and performance standards. ((All o))Operating
1468	conditions and performance standards shall be as specified in K.C.C. chapter 16.82
1469	except:

1470	A. Noise levels produced by ((an extractive)) a mineral extraction or materials
1471	processing operation shall not exceed levels specified by ((the King County Noise
1472	Ordinance)) K.C.C. chapters 12.86, 12.87, 12.88, 12.90, 12.91, 12.92, 12.94, 12.96,
1473	12.98, 12.99 and 12.100;
1474	B. Blasting shall be conducted <u>under an approved blasting plan</u> :
1475	1. Consistent with the methods specified in the $((\Theta))\underline{o}$ ffice of $((S))\underline{s}$ urface
1476	((M))mining, 1987 Blasting Guidance Manual in a manner that protects from damage all
1477	structures, excluding those owned and directly used by the operator, and persons in the
1478	vicinity of the blasting area, including but not limited to adherence to the following:
1479	a. Airblast levels shall not exceed one hundred thirty-three dBL measured by a
1480	two Hz or lower flat response system at the nearest residential property or place of public
1481	assembly;
1482	b. Flyrock shall not be cast one-half the distance to the nearest residential
1483	property, place of public assembly or the property boundary, whichever is less; and
1484	c. Ground motion shall not exceed ground vibration levels damaging to
1485	structures using one of the four accepted methods in the Blasting Guidance Manual;
1486	2. During daylight hours; and
1487	3. According to a time schedule, provided to residents within one-half mile of
1488	the site, that((÷
1489	a.)) features regular or predictable times, except in the case of an emergency((;
1490	and

1491	b. is provided to residents within one-half mile of the site;)). If requested by a
1492	resident, the operator shall provide notice of changes in the time schedule at least twenty
1493	four hours before the changes take effect;
1494	C.1. Dust and smoke produced by ((extractive)) mineral extraction and materials
1495	processing operations shall ((not substantially increase the existing levels of suspended
1496	particulates at the perimeter of the site and shall)) be controlled by ((watering of the site
1497	and equipment or other methods specified by the county)) best management practices to
1498	comply with relevant regulations of the Puget Sound Clean Air Agency.
1499	2. Dust and smoke from process facilities shall be controlled in accordance with
1500	a valid operating permit from the Puget Sound Clean Air Agency. Copies of the permit
1501	shall be kept onsite and available for department and public inspection. Copies of the
1502	Puget Sound Clean Air Agency monitoring results shall be provided to the department on
1503	permit monitoring data submittal dates.
1504	3. Dust and smoke from process facilities shall not significantly increase the
1505	existing levels of suspended particulates at the perimeter of the site;
1506	D. The applicant shall ((provide for measures to)) prevent ((transport of)) rocks,
1507	dirt, ((and)) mud and any raw or processed material from spilling from or being tracked
1508	by trucks onto public roadways and shall be responsible for cleaning debris or repairing
1509	damage to roadways caused by the operation;
1510	E. The applicant shall provide ((Ŧ))traffic control measures such as ((flagmen))
1511	flaggers or warning signs as determined by the ((eounty shall be provided by the
1512	applicant)) department during all hours of operation; ((and))

F. ((+ ne applicant shall be responsible for cleaning of debris or repairing of
damage to roadways caused by the operation.)) The operator shall control surface water
and site discharges to comply with K.C.C. chapter 9.04 and the surface water design
manual and K.C.C. chapter 9.12 and the stormwater pollution prevention manual. For the
life of the mineral resource operation and until site reclamation is complete, the operator
shall maintain a valid Washington state department of ecology National Pollutant
Discharge Elimination System individual permit or maintain coverage under the sand and
gravel general permit. The operator shall keep onsite and available for department
review copies of the erosion and sediment control plan, the applicable National Pollution
Discharge Elimination System individual or general permit and the Stormwater Pollution
Prevention Plan. The operator shall make the plans and permit available for public
inspection upon request. The operator shall provide to the department copies of the
monitoring results on permit monitoring data submittal dates. The department shall make
the monitoring results available for public inspection. If the department determines that
National Pollution Discharge Elimination System monitoring frequency or type is not
adequate to meet the demands of the site and the requirements of this subsection, the
department may require more frequent and detailed monitoring and may require a
program designed to bring the site into compliance;
G. The operator shall not excavate below the contours determined through
hydrologic studies necessary to protect groundwater and the upper surface of the

saturated groundwater that could be used for potable water supply;

1534	H. If contamination of surface or ground water by herbicides is possible, to the
1535	maximum extent practicable, mechanical means shall be used to control noxious weeds
1536	on the site;
1537	I. Upon depletion of mineral resources or abandonment of the site, the operator
1538	shall remove all structures, equipment and appurtenances accessory to operations; and
1539	J. If the operator fail to comply with this section, the department shall require
1540	modifications to operations, procedures or equipment until compliance is demonstrated to
1541	the satisfaction of the department. If the modifications are inconsistent with the approved
1542	permit conditions, the department shall revise the permit accordingly.
1543	SECTION 32. K.C.C.16.82.110, as amended by this ordinance, is hereby
1544	recodified as a new section in K.C.C. chapter 21A.22.
1545	SECTION 33. Ordinance 1488, Section 12, as amended and K.C.C. 16.82.110
1546	are each hereby amended to read as follows:
1547	((Land restoration)) Reclamation.
1548	A. A valid clearing and grading permit shall be maintained on a mineral
1549	extraction site until the reclamation of the site required under chapter 78.44 RCW is
1550	completed.
1551	B. A reclamation plan approved in accordance with chapter 78.44 RCW shall be
1552	submitted before the effective date of a zone reclassification in Mineral-zoned properties
1553	or the acceptance of any development proposal for a subsequent use in Forest-zoned
1554	properties. The zone reclassification shall grant potential zoning that is only to be
1555	actualized, under K.C.C. chapter 20.24, upon demonstration of successful completion of
1556	all requirements of the reclamation plan. Development proposals in the Forest zone for

1557	uses subsequent to mineral extraction operations shall not be approved until
1558	demonstration of successful completion of all requirements of the reclamation plan
1559	except that forestry activities may be permitted on portions of the site already fully
1560	reclaimed.
1561	C. Mineral extraction operations that are not required to have an approved
1562	reclamation plan under chapter 78.44 RCW shall meet the following requirements:
1563	$\underline{1}$ . Upon the exhaustion of minerals or materials or upon the permanent
1564	abandonment of the quarrying or mining operation, all nonconforming buildings,
1565	structures, apparatus or appurtenances accessory to the quarrying and mining operation
1566	shall be removed or otherwise dismantled to the satisfaction of the director((. This
1567	requirement shall not require land restoration on projects completed prior to January 1,
1568	1971, except those covered under previously existing zoning requirements.));
1569	((B))2. Final grades shall:
1570	<u>a.</u> be such so as to encourage the uses permitted within the <u>primarily</u>
1571	surrounding zone or, if applicable the underlying or potential zone classification((-)); and
1572	b. result in drainage patterns that reestablish natural conditions of water
1573	velocity, volume, and turbidity within six months of reclamation and that precludes water
1574	from collecting or becoming stagnant. Suitable drainage systems approved by the
1575	department shall be constructed or installed where natural drainage conditions are not
1576	possible or where necessary to control erosion. All constructed drainage systems shall be
1577	designed consistent with the Surface Water Design Manual;
1578	((C))3. All areas subject to ((G))grading or backfilling shall ((be made with)):

1579	a. incorporate only nonnoxious, nonflammable, noncombustible and
1580	nunputrescible solids((-)); and
1581	((D. Such graded or backfilled areas,)) b. except for roads and areas incorporated
1582	into drainage facilities, ((shall)) be ((sodded or)) surfaced with soil of a quality at least
1583	equal to the topsoil of the land areas immediately surrounding, and to a depth of ((at least
1584	four inches or a depth of that of)) the topsoil of land area immediately surrounding ((if
1585	less than four)) six inches, whichever is greater. The topsoil layer shall have an organic
1586	matter content of eight to thirteen percent and a pH of 6.0 to 8.0 or matching the pH of
1587	the original undisturbed soil layer. Compacted areas such as pit floors or compacted fill
1588	shall be tilled or scarified prior to topsoil placement;
1589	4. All reclaimed slopes shall comprise an irregular sinuous appearance in both
1590	profile and plan view and blend with adjacent topography to a reasonable extent;
1591	5. Where excavation has penetrated the seasonal or permanent water table
1592	creating a water body or wetland:
1593	a. All side slopes below the permanent water table and banks shall be graded
1594	or shaped as to not constitute a safety hazard;
1595	b. Natural features and plantings to provide beneficial wetland functions and
1596	promote wildlife habitat shall be provided; and
1597	c. Appropriate drainage controls shall be provided to stabilize the water level
1598	and not create potential flooding hazards;
1599	((E. Such)) 6. All cleared, graded or backfilled areas, including areas surfaced
1600	with topsoil ((as required by subdivision D)), shall be planted with a variety of trees,
1601	shrubs, legumes ((or)) and grasses((, and said flora shall be so selected as to be))

1602	indigenous to the surrounding area((-)) and appropriate for the soil, moisture and
1603	exposure conditions;
1604	((F. Graded or backfilled areas shall be reclaimed in a manner which will not
1605	allow water to collect and permit stagnant water to remain. Suitable drainage systems
1606	approved by the department of natural resources and parks shall be constructed or
1607	installed if natural drainage is not possible.
1608	G)) 7. Waste or soil piles shall be ((leveled and the area treated as to sodding or
1609	surfacing)) used for grading, backfilling or surfacing if permissible under this section,
1610	then covered with topsoil and ((planting as required in)) planted in accordance with
1611	subsection( $(s D)$ ) $\underline{C.3.}$ and $((E))$ $\underline{6}$ . of this section. Waste or soil piles not acceptable to be
1612	used for fill in accordance with this chapter or as top soil in accordance with subsection
1613	C.3. of this section shall be removed from the site; and
1614	8. Where excavation has exposed natural materials that may create polluting
1615	conditions, including but not limited to acid-forming coals and metalliferous rock or soil,
1616	such conditions shall be addressed to the satisfaction of the department. The final ground
1617	surface shall be graded so that surface water drains away from any such materials
1618	remaining on the site.
1619	H. The department may modify any requirement of this section when not
1620	applicable or if it conflicts with an approved subsequent use for the site.
1621	SECTION 34. Ordinance 10870, Section 446, as amended, and K.C.C.
1622	21A.22.080 are each hereby repealed.
1623	NEW SECTION. SECTION 35. There is hereby added to K.C.C. 21A.22 a new
1624	section to read as follows:

1625	Mitigation and monitoring. The applicant shall mitigate adverse impacts
1626	resulting from the extraction or processing operations and monitor to demonstrate
1627	compliance with this chapter.
1628	SECTION 36. Ordinance 10870, Section 447, as amended, and K.C.C.
1629	21A.22.090 are each hereby amended to read as follows:
1630	Financial guarantees. Financial guarantees shall be required consistent with
1631	((the provisions of)) K.C.C. Title 27A.
1632	SECTION 37. Ordinance 10870, Section 514 and K.C.C. 21A.28.040 are each
1633	hereby amended to read as follows:
1634	Adequate water supply. All new development shall be served by an adequate
1635	public or private water supply system as follows:
1636	A. A public water system is adequate for a development proposal ((provided
1637	that)) only if:
1638	1. For the issuance of a building permit, preliminary plat approval or other land
1639	use approval, the applicant ( $(must)$ ) demonstrates that the existing water supply system
1640	available to serve the site:
1641	a. complies with the applicable planning, operating and design requirements
1642	of <u>:</u>
1643	(1) chapters WAC 246((-))-290 and 246-291;
1644	(2) K.C.C. <u>chapters</u> 14.42 and (( <del>K.C.C.</del> )) 14.44 and K.C.C. Title 17;
1645	(3) $((C))$ coordinated $((W))$ water system plans;
1646	(4) K.C.C. Titles 12((, K.C.C. Title)) and 13 and other applicable ((provisions
1647	of the)) rules ((and regulations)) of the King County board of health;

1648	(5) applicable rules of the Washington state Board of Health, Department of
1649	Health, Utilities and Transportation Commission and Department of Ecology;
1650	(6) applicable provisions of King County groundwater management plans and
1651	watershed plans;
1652	(7) applicable provisions of the King County Comprehensive Plan and
1653	development regulations; and
1654	(8) any limitation or condition imposed by the county-approved
1655	comprehensive plan of the water purveyor; ((and))
1656	b. $((\mathfrak{t}))\underline{T}$ he proposed improvements to an existing water system have been
1657	reviewed by the department and determined to comply with the design standards and
1658	conditions specified in ((paragraph a. of this)) subsection A.1.a of this section; ((or)) and
1659	c. $((a))\underline{A}$ proposed new water supply system has been reviewed by the
1660	department and determined to comply with the design standards and conditions specified
1661	in ((paragraph a. of this)) subsection A.1.a. of this section;
1662	2. ((Prior to)) Before issuance of a certificate of occupancy for a building or
1663	change of use permit, the approved public water system and any system improvements
1664	((set forth)) in subsection A.1. of this section ((shall be)) are installed to serve each
1665	building or lot respectively;
1666	3. For recording a final plat, final short plat or binding site plan, either the
1667	approved public water supply system or system improvements ((set forth)) in subsection
1668	A.1. of this section ((shall be)) are installed to serve each lot or a bond or similar security
1669	shall be deposited with King County and may be assigned to a purveyor to assure the

1670 construction of required water facilities in Group A systems as defined by board of health 1671 regulations, within two years of recording; and 1672 4. For a zone reclassification or urban planned development permit, the timing 1673 of installation of required water system improvements ((shall be)) is included in the 1674 approving ordinance as specified in K.C.C. 20.24.230. 1675 B. An on-site((5)) individual water system is adequate and the plat or short plat 1676 may receive preliminary and final approval, and a building or change of use permit may 1677 be issued((; 1678 1. In an urban area if: 1679 a. the buildings or lots to be served are located outside of a county approved 1680 water purveyor service area; or 1681 b. The water purveyor has indicated that service cannot be provided in 1682 compliance with the purveyors approved comprehensive plan; and 1683 c. The Seattle King County department of public health has approved the 1684 proposed method of water supply in accordance with the applicable King County board 1685 of health rules and regulations and this section. The applicant shall provide appropriate 1686 information to demonstrate to the department and the Seattle King County department of 1687 public health that a private individual water system will be adequate. The Seattle King 1688 County department of public health may require installation of private individual water 1689 systems prior to final approval of a plat or short plat where information is insufficient to 1690 show an adequate water supply can be made available. 1691 2. In a rural area, if the Seattle-King County department of public health has 1692 approved the proposed method of water supply in accordance with the applicable King

County board of health rules and regulations and this section. The applicant shall provide appropriate information to demonstrate to the department and the Seattle-King County department of public health that a private individual water system will be adequate. The Seattle-King County department of public health may require installation of private individual water systems prior to final approval of a plat or short plat where information is insufficient to show an adequate water supply can be made available)) as provided in K.C.C. 13.24.138 and 13.24.140.

SECTION 38. Ordinance 10870, Section 536, as amended, and K.C.C. chapter 21A.30.080 are each hereby amended to read as follows:

**Home occupation.** Residents of a dwelling unit may conduct one or more home occupations as accessory activities, ((provided)) only if:

A. The total area devoted to all home occupation(((s))) or occupations shall not exceed twenty percent of the floor area of the dwelling unit. Areas with attached garages and storage buildings shall not be considered part of the dwelling unit for purposes of calculating allowable home occupation area but may be used for storage of goods associated with the home occupation;

B. In urban residential zones, all the activities of the home occupation(((s))) or occupations shall be conducted indoors, except for those related to growing or storing of plants used by the home occupation(((s))) or occupations;

#### C. In A, F and RA zones:

1. The total indoor area of a home occupation shall not exceed twenty percent of the floor area of the dwelling unit. Areas with attached garages and storage buildings shall not be considered part of the dwelling unit for purposes of calculating allowable

1716	home occupation area but may be used for storage of goods associated with the home
1717	occupation.
1718	2. Total outdoor area of a home occupation shall not exceed one percent of the
1719	size of the lot up to a maximum of five thousand square feet.
1720	3. Outdoor storage and parking shall have ten-foot wide Type II landscaping.
1721	<u>D.</u> No more than one nonresident shall be employed by the home
1722	occupation(((s))) or occupations;
1723	<u>E.</u> The following activities ((shall be)) <u>are</u> prohibited in urban residential zones
1724	only:
1725	1. Automobile, truck and heavy equipment repair;
1726	2. Autobody work or painting;
1727	3. Parking and storage of heavy equipment; and
1728	4. Storage of building materials for use on other properties.
1729	$\underline{F}$ . In addition to required parking for the dwelling unit, on-site parking ((shall
1730	be)) is provided as follows:
1731	1. One stall for a $non((-))$ resident employed by the home occupation $(((s)))$ ; and
1732	2. One stall for patrons when services are rendered on-site((-));
1733	<u>G.</u> Sales ((shall be)) are limited to:
1734	1. Mail order sales; and
1735	2. Telephone sales with off-site delivery((-));
1736	<u>H.</u> Services to patrons ((shall be)) are arranged by appointment or provided off-
1737	site;

1738	<u>1.</u> The home occupation( $((s) may)$ ) or occupations use or store a vehicle for
1739	pickup of materials used by the home occupation( $((s))$ ) or occupations or the distribution
1740	of products from the site ((provided)) only if:
1741	1. No more than one such <u>a</u> vehicle ((shall be)) <u>is</u> allowed;
1742	2. ((Such)) The vehicle ((shall)) does not park within any required setback areas
1743	of the lot or on adjacent streets; and
1744	3. ((Such)) The vehicle ((shall)) does not exceed a weight capacity of one ton.
1745	except in the A, F and RA zones on lots at least five acres in size, where it is only if the
1746	vehicle does not exceed a weight capacity of two and one-half tons ((5)); and
1747	$\underline{J}$ . The home occupation(( $(s)$ shall)) or occupations do not use electrical or
1748	mechanical equipment that results in:
1749	1. A change to the occupancy type of the structure( $((s))$ ) or structures used for
1750	the home occupation( $((s))$ ) or occupations;
1751	2. Visual or audible interference in radio or television receivers, or electronic
1752	equipment located off premises; or
1753	3. Fluctuations in line voltage off premises((-));
1754	$\underline{K}$ . Uses not allowed as home occupations may be allowed as a home industry
1755	((pursuant to)) under K.C.C. chapter 21A.30.
1756	SECTION 39. Ordinance 10870, Section 563, as amended, and K.C.C.
1757	21A.34.040 are each hereby amended to read as follows:
1758	Public benefits and density incentives.
1759	A. The public benefits eligible to earn increased densities, and the maximum
1760	incentive to be earned by each benefit, are in subsection F of this section. The density

incentive is expressed as additional bonus dwelling units, or fractions of dwelling units, earned per amount of public benefit provided. B. Bonus dwelling units may be earned through any combination of the listed public benefits. C. The guidelines for affordable housing bonuses including the establishment of rental levels, housing prices and asset limitations, will be updated and adopted annually by the council in the consolidated housing and community development plan. D. Bonus dwelling units may also be earned and transferred to the project site through the transfer of development rights (TDR) program established in K.C.C. chapter 21A.37, by providing any of the open space, park site or historic preservation public benefits set forth in subsection((s)) F.2. or  $((F_{-}))$ 3. of this subsection on sites other than that of the RDI development. E. Residential development in R-4 through R-48 zones with property specific development standards requiring any public benefit enumerated in this chapter, shall be eligible to earn bonus dwelling units in accordance with subsection F of this section of the public benefits provided exceed the basic development standards of this title. If a development is located in a special overlay district, bonus units may be earned if the development provides public benefits exceeding corresponding standards of the special district. F. The following are the public benefits eligible to earn density incentives through RDI review. **BENEFIT DENSITY INCENTIVE** 

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#### 1. AFFORDABLE HOUSING

a. Benefit units consisting of rental housing permanently prices to serve non((-))senior citizen low-income households (((i.e.)) that is no greater than 30 percent of gross income for households at or below 50 percent of King County median income, adjusted for household size). A covenant on the site that specifies the income level being served, rent levels and requirements for reporting to King County shall be recorded at final approval.

Benefit units consisting of rental housing designed and permanently priced to serve low-income senior citizens (((i.e.)) that is no greater than 30 percent of gross income for 1- or 2-person households, 1 member of which is 62 years of age or older, with incomes at or below 50 percent of King County median income,

1.5 bonus units per benefit unit, up to a maximum of 30 low-income units per five acres of site area; projects on sites of less than five acres shall be limited to 30 low-income units?

1.5 bonus units per benefit unit, up to a maximum of 60 low-income units per five acres of site area, projects on sites of less than five acres shall be limited to 60 low-income units.

adjusted for household size). A covenant on the site that specifies the income level being served, rent levels and requirements for reporting to King County shall be recorded at final approval.

- c. Benefit units consisting ofsenior citizen assisted housing units600 square feet or less
- d. Benefit units consisting of moderate income housing reserved for income- and asset-qualified home buyers (total household income at or below 80 percent of King County median, adjusted for household size). Benefit units shall be limited to owner-occupied housing with prices restricted based on typical underwriting ratios and other lending standards, and with no restriction placed on resale. Final approval conditions shall specify requirements for reporting to King County on both

1 bonus unit per benefit unit

0.75 bonus unit per benefit unit.

buyer eligibility and housing prices.

- 3. Benefit units consisting of moderate income housing reserved for income and asset-qualified home buyers (total household income at or below 80 percent of King County median, adjusted for household size). Benefit units shall be limited to owner-occupied housing with prices restricted based on typical underwriting ratios and other lending standards, and with a 15-year restriction binding prices and eligibility on resale to qualified moderate income purchasers. Final approval conditions shall specify requirements for reporting to King County on both buyer eligibility and housing prices.
- f. Benefit units consisting of moderate income housing reserved for income- and asset-qualified home buyers (total household income at or

1 bonus unit per benefit unit.

1.5 bonus units per benefit unit.

below 80 percent of King County
median, adjusted for household size).
Benefit units shall be limited to
owner-occupied housing, with prices
restricted to same income group,
based on current underwriting ratios
and other lending standards for 30
years from date of first sale. A
covenant on the site that specifies the
income level and other aspects of
buyer eligibility, price levels and
requirements for reporting to King
County shall be recorded at final
approval.

g. Projects in which 100 percent of the units are reserved for moderate income- and asset-qualified buyers (total household income at or below 80 percent of the King County median, adjusted for household size). All units shall be limited to owner-occupied housing with prices restricted based on current

200 percent of the base density of the underlying zone. Limited to parcels 5 acres or less in size and located in the R-4 through R-8 zones. Housing types in the R-4 or R-6 zones shall be limited to structures containing four or less units, except for townhouses. Such RDI proposals shall not be eligible to utilize other

underwriting ratios and other lending standards, and with prices restricted to same income group, for 15 years from date of first sale. Final approval conditions shall specify requirements for reporting to King County on both buyer eligibility and housing prices.

RDI bonus incentives listed in this section.

h. Benefit units consisting of mobile home park space or pad reserved for the relocation of an insignia or non((-))insignia mobile home, that has been or will be displaced due to closure of a mobile home park located in incorporated or unincorporated King County.

1.0 bonus unit per benefit unit.

# 2. OPEN SPACE, TRAILS AND PARKS

a. Dedication of park site or trail right-of-way meeting King County location and size standards for neighborhood, community or regional park or trail, and accepted

0.5 bonus unit per acre of park area or quarter-mile of trail exceeding the minimum requirement of K.C.C.

21A.14 for on-site recreation space or trail corridors, computed on the

by the parks division.

b. Improvement of dedicated park
 site to King County standards for
 developed parks.

c. Improvement of dedicated trail segment to King County standards.

number of dwelling units permitted by the site's base density.

0.75 bonus unit per acre of park improvement. If the applicant is dedicating the site of the improvements, the bonus units earned by improvements shall be added to the bonus units earned by the dedication.

1.8 bonus units per quarter((-)) mile of trail constructed to county standard for pedestrian trails; or

2.5 bonus units per quarter((-))
mile of constructed to county standard
for multipurpose trails
(pedestrian/bicycle/equestrian).

Shorter segments shall be awarded bonus units on a ((pro rate)) pro-rata basis. If the applicant is dedicating the site of the improvements, the bonus units earned by improvements shall be added to the bonus units earned by the dedication.

#### 3. HISTORIC PRESERVATION

- a. Dedication of a site containing an historic landmark in accordance with K.C.C. <u>chapter</u> 20.62, to King County or a qualifying nonprofit organization capable of restoring and/or maintaining the premises to standards set by the King County ((£))<u>l</u>andmarks ((€))<u>c</u>ommission.
- 0.5 bonus unit per acre of historic site.

b. Restoration of a site or structure designated as an historic landmark in accordance with K.C.C. chapter 20.62 to a specific architectural or site plan approved by the King County ((£))landmarks ((£))commission.

0.5 bonus unit per acre of site or one thousand square feet of floor area of building restored.

### 4. ENERGY CONSERVATION

a. Benefit units that incorporate conservation features in the construction of all on-site dwelling units heated by electricity that save at least 20 percent of space heat energy use from the maximum permitted by the Northwest Energy Code, as

0.15 bonus unit per benefit unit that achieves the required savings.

amended. No more than 50 percent of the required savings may result from the installation of heat pumps.

None of the required savings shall be achieved by reduction of glazing area below 15 percent of floor area.

Energy use shall be expressed as allowable energy load per square foot or as total transmittance (UA).

b. Benefit units that incorporate conservation features on the construction of an all on-site dwelling units heated by natural gas, or other non((-))electric heat source, that save at least 25 percent of space heat energy use from the maximum permitted by the Northwest Energy Code, as amended. None of the required savings shall be achieved by reduction of glazing area below 15 percent of floor area. Energy use shall be expressed as allowable energy load per square foot or as

0.10 bonus unit per benefit unit that achieves the required savings.

total transmittance (UA).

c. Developments located within 1/4 mile of transit routes served on at least a half-hourly basis during the peak hours and hourly during the daytime non((-))peak hours.

10 percent increase above the base density of the zone.

#### 5. PUBLIC ART

- a. Devoting 1% of the projectbudget to public art on site.
- b. Contributing 1% of the project budget to the King County public art fund for development of art projects.

  The contribution shall be used for projects located within a one mile radius of the development project.

5 percent increase above the base density of the zone.

5 percent increase above the base density of the zone.

## 6. COTTAGE HOUSING

Provision of three to sixteen

detached cottage units clustered

around at least one common open

space.

Two hundred percent of the base

density of the underlying zone.

Limited to parcels in the R4-R8 zones.

Such RDI proposals shall not be
eligible to utilize other RDI bonus
density incentives listed in this
section.

((Note:)) If proposed energy conservation bonus units of this section are reviewed in conjunction with a subdivision of a short subdivision, the applicant shall provide data and calculations for a typical house of the type to be built in the development that demonstrates to the department's satisfaction how the required savings will be achieved. A condition of approval shall be recorded with the plat and shown on the title of each lot specifying the required energy savings that must be achieved in the construction of the dwelling unit. The plat notation shall also specify that the savings shall be based on the energy code in effect at the time of preliminary plat application.

SECTION 40. Ordinance 13724, Section 1, as amended, and K.C.C. 21A.37.010 are each hereby amended to read as follows:

## Transfer of development rights (TDR) program - purpose.

A. The purpose of the transfer of development rights program is to ((provide a)) transfer residential density from eligible sending sites to eligible receiving sites through a voluntary((, incentive based)) process for permanently preserving rural resource and ((U))urban ((S))separator lands that provide a public benefit. The TDR provisions are intended to supplement land use regulations, resource protection efforts and open space acquisition programs and to encourage increased residential development density or increased commercial square footage, especially inside cities, where it can best be accommodated with the least impacts on the natural environment and public services by:

1. Providing an effective and predictable incentive process for <u>property owners</u>
of rural, resource and ((<del>U</del>))<u>u</u>rban ((<del>S</del>))<u>separator land ((<del>property owners</del>)) to preserve
lands with a public benefit as described in K.C.C. 21A.37.020; and</u>

2. Providing an efficient and streamlined administrative review system to ensure that transfers of development rights to receiving sites are evaluated in a timely way and balanced with other county goals and policies, and are adjusted to the specific conditions of each receiving site.

B. The TDR provisions in this chapter shall only apply to TDR receiving site development proposals submitted on or after September 17, 2001, and applications for approval of TDR sending sites submitted on or after September 17, 2001.

SECTION 41. Ordinance 13724, Section 4, as amended, and K.C.C. 21A.37.020 are each hereby amended to read as follows:

## Transfer of development rights (TDR) program - sending sites.

A. For the purpose of this chapter, (("))sending site((")) means ((the portion of the)) the entire tax lot or lots qualified under subsection B of this section. Sending sites may only be located within rural((;)) or resource lands or ((U))urban ((S))separator areas with R-1 zoning, as designated by the King County Comprehensive Plan and ((may)) cannot be in public ownership. If the sending site consists of more than one tax lot, the lots must be contiguous. For purposes of this section, lots divided by a street are considered contiguous if the lots would share a common lot line if the street was removed((.Sending sites shall be maintained in a natural state, except for lands zoned A or F, or lands zoned RA within the rural forest focus areas, or within proposed regional trail or open space sites suitable for passive recreation.)); this provision may be waived by the interagency committee if the total acreage of a rural or resource sending site application exceeds one hundred acres. A sending site shall be maintained in a condition that is consistent with the criteria in this section under which the sending was qualified.

1827	B. Qualification of a sending site shall demonstrate that the site contains a public
1828	benefit such that preservation of that benefit by transferring residential development
1829	rights to another site is in the public interest. A sending site must meet at least one of the
1830	following criteria:
1831	1. Designation in the King County Comprehensive Plan or a functional plan as
1832	an agricultural production district or zoned A;
1833	2. Designation in the King County Comprehensive Plan or a functional plan as
1834	forest production district or zoned F;
1835	3. Designation in the King County Comprehensive Plan as rural residential,
1836	zoned RA-5 or RA-10, and meeting the definition in RCW 84.34.020 of open space, farm
1837	and agricultural land, or timber land;
1838	4. Designation in the King County Comprehensive Plan or a functional plan as
1839	within the rural forest focus area and zoned RA with a minimum of fifteen acres of
1840	forested land that is not encumbered through King County's development rights purchase
1841	program;
1842	((4)) 5. Designation in the King County Comprehensive Plan, or a functional
1843	plan as a proposed rural or resource area regional trail or rural or resource area open
1844	space site, through either:
1845	a. designation of a specific site; or
1846	b. identification of proposed rural or resource area regional trails or rural or
1847	resource area open space sites which meet adopted standards and criteria, and for rural or
1848	resource area open space sites, meet the definition of open space land, as defined in RCW

84.34.020;

((5)) <u>6.</u> Identification as habitat for federal listed endangered or threatened
species in a written determination by the King County department of natural resources
and parks, Washington state Department of Fish and Wildlife, United States Fish and
Wildlife Services or a federally recognized tribe that the sending site is appropriate for
preservation or acquisition; or

- ((6)) <u>7.</u> Designation in the King County Comprehensive Plan as  $((U))\underline{u}$ rban  $((S))\underline{s}$ eparator and zoned R-1.
- C. For the purposes of the TDR program, (("))acquisition((")) means obtaining fee simple rights in real property, or a less than a fee simple right in a form that preserves in perpetuity the public benefit supporting the designation or qualification of the property as a sending site.
- D. If a sending site has any outstanding code violations, the person responsible for code compliance should resolve these violations, including any required abatement, restoration, or payment of civil penalties, before a TDR sending site may be qualified by the interagency review committee created under K.C.C. 21A.37.070. However, the interagency may qualify and certify a TDR sending site with outstanding code violations if the person responsible for code compliance has made a good faith effort to resolve the violations and the proposal is in the public interest.
- E. For lots on which the entire lot or a portion of the lot has been cleared or graded ((pursuant to)) in accordance with to a Class II, III or IV special forest practice as defined in chapter 76.09 RCW within the six years prior to application as a TDR sending site, the applicant must provide an affidavit of compliance with the reforestation requirements of the Forest Practices Act, and any additional reforestation conditions of

their forest practice permit. Lots on which the entire lot or a portion of the lot has been cleared or graded without any required forest practices or county authorization, shall be not qualified or certified as a TDR sending site for six years unless the six-year moratorium on development applications has been lifted or waived or the landowner has a reforestation plan approved by the state Department of Natural Resources and King County.

SECTION 42. Ordinance 13724, Section 5, as amended, and K.C.C. 21A.37.030 are each hereby amended to read as follows:

## Transfer of development rights (TDR) program - receiving sites.

A. Receiving sites shall be:

- 1. King County unincorporated urban sites, except as limited in subsection ((of)) of D<sub>.</sub> of this section, zoned R-4 through R-48, NB, CB, RB or O, or any combination thereof. The sites may also be within potential annexation areas established under the countywide planning policies; or
- 2. Cities where new growth is or will be encouraged under the Growth Management Act and the countywide planning policies and where facilities and services exist or where public investments in facilities and services will be made, or
- 3. RA-2.5 ((and RA-5)) zoned parcels, except as limited in subsection E<sub>2</sub> of this section, that meet the criteria listed in this subsection A.3<sub>2</sub> may receive development ((credits)) rights transferred from rural forest focus areas, and accordingly may be subdivided and developed at a maximum density of one dwelling per two and one-half acres. Increased density allowed through the designation of rural receiving areas:
  - a. must be eligible to be served by domestic Group A public water service;

1896	b. must be located within one-quarter mile of an existing predominant pattern	
1897	of rural lots smaller than five acres in size;	
1898	c. must not adversely impact regionally or locally significant resource areas or	
1899	environmentally sensitive areas;	
1900	d. must not require public services and facilities to be extended to create or	
1901	encourage a new pattern of smaller lots;	
1902	e. must not be located within rural forest focus areas; and	
1903	f. must not be located on Vashon <u>Island</u> or Maury Island((s)).	
1904	B. Except as provided in this chapter development of an unincorporated King	
1905	County receiving site shall remain subject to all zoning code provisions for the base zone,	
1906	except TDR receiving site developments shall comply with dimensional standards of the	
1907	zone with a base density most closely comparable to the total approved density of the	
1908	TDR receiving site development.	
1909	C. An unincorporated King County receiving site may accept development rights	
1910	from one or more sending sites, up to the maximum density permitted under K.C.C.	
1911	21A.12.030 and 21A.12.040.	
1912	D. Property located within the outer boundaries of the Noise Remedy Areas as	
1913	identified by the Seattle-Tacoma International Airport may not accept development	
1914	rights.	
1915	E. Property located on Vashon Island or Maury Island may not accept	
1916	development rights.	
1917	SECTION 43. Ordinance 13724, Section 6, as amended, and K.C.C. 21A.37.040	
1918	are each hereby amended to read as follows:	

1919	Transfer of development rights (TDR) program - calculations.	
1920	A. The number of residential development rights that an unincorporated sending	
1921	site is eligible to send to a receiving site shall be determined by applying the TDR	
1922	sending site base density established in subsection D of this section to the area of the	
1923	sending site after ((the following has been deducted:	
1924	1. A)) any portion of the sending site already in a conservation easement or	
1925	other similar encumbrance((;)) has been deducted.	
1926	((2. The amount of land area equal to the base density in the density and	
1927	dimensions tables in K.C.C. 21A.12.030 and 21A.12.040 for the zone for each existing or	
1928	proposed residential development unit within the lot or lots;	
1929	3. Any submerged land; and	
1930	4. Other areas, excluding setbacks, required by King County to remain	
1931	undeveloped.))	
1932	B. Any fractions of development rights that result from the calculations in	
1933	subsection A. of this section shall not be included in the final determination of total	
1934	development rights available for transfer.	
1935	C. For purposes of calculating the amount of development rights a sending site	
1936	can transfer, the amount of land contained within a sending site shall be determined as	
1937	follows:	
1938	1. If the sending site is an entire tax lot, the square footage or acreage shall be	
1939	determined:	
1940	a. by the King County department of assessments records; or	

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4. Sending sites zoned A-10 and A-35 within the agricultural production district shall have a base density of one dwelling unit per five acres for transfer purposes only; and

- 5. Sending sites zoned F within the forest production district shall have a base density of one dwelling unit per eighty acres or one dwelling unit per each lot that is between fifteen and eighty acres in size for transfer purposes only.
- E. A sending site may send one development right for every legal lot created on or before September 17, 2001, if that number is greater than the number of development rights determined under subsection A. of this section.
- F. The number of development rights that a King County unincorporated rural or natural resources land sending site is eligible to send to a King County incorporated urban area receiving site shall be determined through the application of a conversion ratio established by King County and the incorporated municipal jurisdiction. The conversion ratio will be applied to the number of available sending site development rights determined under subsection A<sub>2</sub> or E<sub>2</sub> of this section.
- G. Development rights from one sending site may be allocated to more than one receiving site and one receiving site may accept development rights from more than one sending site.
- H. The determination of the number of residential development rights a sending site has available for transfer to a receiving site shall be valid for transfer purposes only, shall be documented in a TDR certificate letter of intent and shall be considered a final determination, not to be revised due to changes to the sending site's zoning.

I. The number of residential development rights that a sending site with RA, A or F zoning is eligible to send to an <u>unincorporated</u> urban area receiving site shall be determined by applying twice the base density allowed for transfer purposes as specified in subsection D. of this section.

SECTION 44. Ordinance 14190, Section 7 and K.C.C. 21A.37.050 are each hereby amended to read as follows:

#### Transfer of development rights (TDR) program - development limitations.

A. Following the transfer of residential development rights ((from)) a sending site((, the portion of the lot or lots not designated as a sending site)) may subsequently accommodate remaining residential dwelling units, if any, on the buildable portion of the parcel or parcels or be subdivided, consistent with the zoned base density provisions of the density and dimensions tables in K.C.C. 21A.12.030 and 21A.12.040, the allowable dwelling unit calculations in K.C.C. 21A.12.070 and other King County development regulations. For sending sites zoned RA, the subdivision potential remaining after a density transfer may only be actualized through a clustered subdivision, short subdivision or binding site plan that creates a permanent preservation tract as large or larger than the portion of the subdivision set aside as lots. Within rural forest focus areas, resource use tracts shall be at least fifteen acres of contiguous forest land.

- B. Residential and ((N))nonresidential uses on lots zoned R-1, RA, A and F shall be limited ((as follows:)) to a maximum of ten percent impacting impervious surface.
- ((1-)) <u>C.</u> Only those <u>nonresidential</u> uses directly related to, and supportive of the criteria under which the site qualified are allowed ((on the portion of the lot designated as a sending site)) on a sending site.

2009 D. The applicable limitations in this section shall be included in the sending site 2010 conservation easement. 2011 ((2. The portion of the lot outside the sending site may develop nonresidential 2012 uses consistent with the zone.)) 2013 SECTION 45. Ordinance 14190, Section 8 and K.C.C. 21A.37.060 are each 2014 hereby amended to read as follows: 2015 Transfer of development rights (TDR) program - documentation of 2016 restrictions. 2017 A. Following the transfer of development rights from a sending site, deed 2018 restrictions documenting the development rights transfers shall be recorded by the 2019 department of natural resources and parks, or its successor, and notice placed on the title 2020 to the sending site parcel. The department of development and environmental services, 2021 or its successor, shall establish and maintain an internal tracking system that identifies all 2022 certified transfer of developments rights sending sites. 2023 B. A conservation easement granted to the county or other appropriate land 2024 management agency shall be required for land contained in the sending site. The 2025 conservation easement shall be documented by a map. The conservation easement 2026 ((may)) shall be placed on the entire lot or lots ((or only the portion of the lot or lots that 2027 is qualified as the sending site)). The conservation easement shall ((indicate the portion 2028 of the lot or lots restricted from future residential development, or)) identify limitations 2029

on future residential and nonresidential development ((within the conservation easement,

whether or not the land is dedicated,)) consistent with this chapter and as follows:

1. A conservation easement, which contains the easement map, shall be recorded on the entire sending site to indicate development limitations on the sending site;

- 2. For a sending site zoned A-10 or A-35, the conservation easement shall be consistent in form and substance with the purchase agreements used in the agricultural land development rights purchase program. The conservation easement shall preclude subdivision of the subject property but may permit not more than one dwelling per sending site, and shall permit agricultural uses as provided in the A-10 or A-35 zone;
- 3. For a sending site located within a rural forest focus area, the sending site shall be a minimum of twenty acres. The conservation easement shall require that fifteen acres of contiguous forest land be restricted to forest management activities and shall include a forest stewardship plan approved by the county for ongoing forest management practices. The Forest Stewardship Plan shall ((include a description of the sites forest resources and the long term forest management objectives of the property owner,)) meet the requirements of King County administrative rules concerning forest stewardship plans and shall not impose standards that exceed Title 222 ((of the Washington Administrative Code)) WAC. No more than one dwelling unit is allowed for every twenty acres((.—The dwelling unit is to remain with the unrestricted portion of the conservation easement or unencumbered portion of the sending site));
- 4. For a rural sending site located outside a rural forest focus area the conservation easement shall allow for restoration, maintenance or enhancement of native vegetation. A present conditions report shall be required to document the location of native vegetation. If residential development will be allowed on the site under the

conservation easement, the present conditions report shall be used to guide the location of residential development;

- 5. For a sending site qualifying as habitat for federal listed endangered or threatened species, the conservation easement shall ((be placed on the portion of the lot or lots needed for habitat protection. The conservation easement shall)) protect habitat and allow for restoration, maintenance or enhancement of native vegetation. A present conditions report shall be required to document the location of ((native vegetation)) existing structures. If existing or future residential development will be allowed on the site under the conservation easement, the present conditions report shall be used by the owner to guide the location of residential development; and
- 6. For a sending site zoned F, the conservation easement shall encumber the entire sending site. Lots between fifteen acres and eighty acres in size are not eligible to participate in the TDR program if they include any existing dwelling units intended to be retained, or if a new dwelling unit is proposed. For eligible lots between fifteen acres and eighty acres in size, the sending site must include the entire lot. For lots greater than eighty acres in size, the sending site shall be a minimum of eighty acres. The conservation easement shall permit forestry uses subject to a forest stewardship plan prepared by the applicant and approved by the county for ongoing forest management practices. The Forest Stewardship Plan shall include a description of the site's forest resources and the long\_term forest management objectives of the property owner, and shall not impose standards that exceed Title 222 ((of the Washington Administrative Code)) WAC.

2076 SECTION 46. Ordinance 13274, Section 7, as amended, and K.C.C. 21A.37.070 2077 are each hereby amended to read as follows: 2078 Transfer of development rights (TDR) program - sending site certification 2079 and interagency review committee process. 2080 A. An interagency review committee, chaired by the directors of the department 2081 of development and environmental services and the department of natural resources and 2082 parks, or their designees, shall be responsible for qualification of sending sites. 2083 Determinations on sending site certifications made by the committee are appealable to the 2084 examiner ((pursuant to)) under K.C.C. 20.24.080. The department of natural resources 2085 and parks shall be responsible for preparing a written report, which shall be signed by the 2086 director of the department of natural resources and parks or the director's designee, 2087 documenting the review and decision of the committee. The committee shall issue a 2088 TDR certification letter within sixty days of the date of submittal of a completed sending 2089 site certification application. 2090 B. Responsibility for preparing a completed application rests exclusively with the 2091 applicant. Application for sending site certification shall include: 2092 1. A legal description of the site; 2093 2. A title report; 2094 3. A brief description of the site resources and public benefit to be preserved; 2095 4. A site plan showing the ((proposed conservation easement area;)) existing 2096 and proposed dwelling units, nonresidential structures, driveways, submerged lands( $(\frac{1}{2})$ ) 2097 and any area already ((in)) subject to a conservation easement or other similar

2098	encumbrance ((and any other area, except setbacks, required by King County to remain	
2099	open));	
2100	5. Assessors map or maps of the lot or lots;	
2101	6. A statement of intent indicating whether the property ownership, after TDR	
2102	certification, will be retained in private ownership or dedicated to King County or another	
2103	public or private nonprofit agency;	
2104	7. Any or all of the following written in conformance with criteria established	
2105	through a public rule consistent with K.C.C. chapter 2.98, if the site is qualifying as	
2106	habitat for a threatened or endangered species:	
2107	a. a wildlife habitat conservation plan;	
2108	b. a wildlife habitat restoration plan; or	
2109	c. a wildlife present conditions report;	
2110	8. A forest stewardship plan, written in conformance with criteria established	
2111	through a public rule consistent with K.C.C. chapter 2.98, if required under K.C.C.	
2112	21A.37.060B.3 <u>.</u> and 6;	
2113	9. An affidavit of compliance with the reforestation requirements of the Forest	
2114	Practices Act and any additional reforestation conditions of the forest practices permit for	
2115	the site, if required under K.C.C. 21A.37.020.E((-));	
2116	10. A completed density calculation worksheet for estimating the number of	
2117	available development rights $((\frac{1}{2}))$ ; and	
2118	11. The application fee consistent with K.C.C. 27.36.020.	
2119	SECTION 47. Ordinance 13274, Section 8, as amended, and K.C.C. 21A.37.080	
2120	are each hereby amended to read as follows:	

### Transfer of development rights (TDR) program - transfer process.

A. TDR development rights where both the proposed sending and receiving sites would be within unincorporated King County shall be transferred using the following process:

- 1. Following interagency review committee review and approval of the sending site application as described in K.C.C. 21A.37.070 the interagency review committee shall issue a TDR certificate letter of intent, agreeing to issue a TDR certificate in exchange for the proposed sending site conservation easement. The sending site owner may then market the TDR sending site development rights to potential purchasers. If a TDR sending site that has been reviewed and approved by the interagency review committee changes ownership, the TDR certificate letter of intent may be transferred to the new owner if requested in writing to the department of natural resources by the person or persons that owned the property when the TDR certificate letter of intent was issued, provided that the documents evidencing the transfer of ownership are also provided to the department of natural resources;
- 2. In applying for receiving site approval, the applicant shall provide the department of development and environmental services with one of the following:
  - a. a TDR certificate letter of intent issued in the name of the applicant,
- b. a TDR certificate letter of intent issued in the name of another person or persons and a copy of a signed option to purchase those TDR sending site development rights,
  - c. a TDR certificate issued in the name of the applicant, or

d. a TDR certificate issued in the name of another person or persons and a copy of a signed option to purchase those TDR sending site development rights;

- 3. Following building permit approval, but before building permit issuance by the department of development and environmental services or following preliminary plat approval or preliminary short plat approval, but before final plat or short plat recording of a receiving site development proposal which includes the use of TDR development rights, the receiving site applicant shall deliver the TDR certificate issued in the applicant's name for the number of TDR development rights being used and the TDR extinguishment document to the county;
- 4. When the receiving site development proposal requires a public hearing under this title or <u>K.C.C.</u> Title 19A or its successor, that public hearing shall also serve as the hearing on the TDR proposal. The reviewing authority shall make a consolidated decision on the proposed development and use of TDR development rights and consider any appeals of the TDR proposal under the same appeal procedures set forth for the development proposal; and
- 5. When the development proposal does not require a public hearing under this title or <u>K.C.C.</u> Title 19A, the TDR proposal shall be considered along with the development proposal, and any appeals of the TDR proposal shall be considered under the same appeal procedures set forth for the development proposal.
- 6. Development rights from a sending site shall be considered transferred to a receiving site when a final decision is made on the TDR receiving area development proposal, the sending site is permanently protected by a completed and recorded land dedication or conservation easement, notification has been provided to the King County

2166	assessor office and a 1DR extinguishment document has been provided to the	
2167	department ((and the King County department)) of natural resources and parks, or	
2168	((their)) its successor ((agencies)) agency.	
2169	B. TDR development rights where the proposed receiving site would be within an	
2170	incorporated King County municipal jurisdiction shall be reviewed and transferred using	
2171	that jurisdiction's development application review process.	
2172	SECTION 48. Ordinance 13733, Section 10, as amended, and K.C.C.	
2173	21A.37.110 are each hereby amended to read as follows:	
2174	Transfer of development rights (TDR) bank expenditure and purchase	
2175	authorization.	
2176	A. The TDR bank may purchase development rights from qualified sending sites	
2177	at prices not to exceed fair market value and to sell development rights at prices not less	
2178	than fair market value. The TDR bank may accept donations of development rights from	
2179	qualified TDR sending sites.	
2180	B. The TDR bank may purchase a conservation easement only if the property	
2181	subject to the conservation easement is qualified as a sending site as evidenced by a TDR	
2182	certificate letter of intent, the conservation easement restricts development of the sending	
2183	site in the manner required by K.C.C. 21A.37.060 and the development rights generated	
2184	by encumbering the sending site with the conservation easement are issued to the TDR	
2185	bank at no additional cost.	
2186	C. If a conservation easement is acquired through a county park, open space,	
2187	trail, agricultural, forestry((5)) or other natural resource acquisition program for a property	
2188	that is qualified as a TDR sending site as evidenced by a TDR certificate letter of intent,	

2189	any development rights generated by encumbering the sending site with the conservation	
2190	easement may be issued to the TDR bank so long as there is no additional cost for the	
2191	development rights.	
2192	D. The TDR bank may use funds to facilitate development rights transfers.	
2193	These expenditures may include, but are not limited to, establishing and maintaining	
2194	internet web pages, marketing TDR receiving sites, procuring title reports and appraisals	
2195	and reimbursing the costs incurred by the department of natural resources and parks,	
2196	water and land resources division, or its successor, for administering the TDR bank fund	
2197	and executing development rights purchases and sales.	
2198	E. The TDR bank fund shall not be used to cover the cost of identifying and	
2199	qualifying sending and receiving sites, or the costs of providing staff support for the TDF	
2200	interagency review committee or the department of natural resources and parks.	
2201	F. All proceeds from the sale of TDR bank development rights shall be available	
2202	for acquisition of additional development rights upon approval of the TDR executive	
2203	<u>board.</u>	
2204	SECTION 49. Ordinance 13733, Section 12, as amended, and K.C.C.	
2205	21A.37.130 are each hereby amended to read as follows:	
2206	Transfer of development rights (TDR) program - sale of TDR rights by TDR	
2207	bank.	
2208	A. The sale of development rights by the TDR bank shall be at a price that equals	
2209	or exceeds the fair market value of the development rights. The fair market value of the	
2210	development rights shall be established by the department of natural resources and shall	

be based on the amount the county paid for the development rights and the prevailing market conditions.

- B. When selling development rights, the TDR bank may select prospective purchasers based on the price offered for the development rights, the number of development rights offered to be purchased, and the potential for the sale to achieve the purposes of the TDR program.
- C. The TDR bank may sell development rights only in whole or half increments to incorporated receiving sites through an interlocal agreement. The TDR bank may sell development rights only in whole increments to unincorporated King County receiving sites.
- D. All offers to purchase development rights from the TDR bank shall be in writing, shall include a certification that the development rights, if used, shall be used only inside an identified city or within the urban unincorporated area, include a minimum ten((-))percent down payment with purchase option, shall include the number of development rights to be purchased, <u>location of the receiving site</u>, proposed purchase price and the required date or dates for completion of the sale, not later than ((one hundred twenty calendar days)) three years after the date of receipt by King County of the purchase offer.
- E. Payment for purchase of development rights from the TDR bank shall be in full at the time the development rights are transferred unless otherwise authorized by the department of natural resources and parks
- SECTION 50. Ordinance 13733, Section 15, as amended, and K.C.C. 21A.37.160 are each hereby amended to read as follows:

# Transfer of development rights (TDR) program - establishment and duties of the TDR executive board.

A. The TDR executive board is hereby established. The TDR executive board shall be composed of the director of the budget office, the director of the department of natural resources and parks, the director of the department of transportation and the director of finance, or their designees. A representative from the King County council staff, designated by the council chair, may participate as an ex officio, nonvoting member of the TDR executive board. The TDR executive board shall be chaired by the director of the department of natural resources and parks or that director's designee.

- B. The issues that may be addressed by the executive board include, but are not limited to, using site evaluation criteria established by administrative rules, ranking and selecting sending sites to be purchased by the TDR bank, recommending interlocal agreements and the provision of TDR amenities, if any, to be forwarded to the executive, identifying future funding for amenities in the annual budget process, enter into other written agreements necessary to facilitate density transfers by the TDR bank and otherwise oversee the operation of the TDR bank to measure the effectiveness in achieving the policy goals of the TDR program.
- C. The department of natural resources and parks shall provide lead staff support to the TDR executive board. Staff duties include, but are not limited to:
- Making recommendations to the TDR executive board on TDR program and TDR bank issues on which the TDR executive board must take action;
- 2. Facilitating development rights transfers through marketing and outreach to the public, community organizations, developers and cities;

2257	3. Identifying potential receiving sites;	
2258	4. Developing proposed interlocal agreements with cities;	
2259	5. Assisting in the implementation of TDR executive board policy in	
2260	cooperation with other departments;	
2261	6. Ranking certified sending sites for consideration by the TDR executive	
2262	board;	
2263	7. Negotiating with cities to establish city receiving areas with the provision of	
2264	amenities;	
2265	8. Preparing agendas for TDR executive board meetings;	
2266	9. Recording TDR executive board meeting summaries;	
2267	10. Preparing administrative rules in accordance with K.C.C. chapter 2.98 to	
2268	implement this chapter; and	
2269	11. Preparing ((annual)) periodic reports on the progress of the TDR program to	
2270	the council with assistance from other departments.	
2271	NEW SECTION. SECTION 51. Ordinance 12823, Section 8 and K.C.C.	
2272	21A.38.130 are each hereby amended to read as follows:	
2273	Special district overlay $-((A))$ agricultural production buffer.	
2274	A. The purpose of the agricultural production buffer special district overlay is to	
2275	provide a buffer between agricultural and upslope residential land uses. An agricultural	
2276	production buffer special district overlay shall only be established in areas adjacent to an	
2277	agricultural production district and zoned RA.	
2278	B. The following development standard shall apply to ((uses)) residential	
2279	subdivisions locating in an agricultural production buffer special district overly: ((1.))	

2280	Lots shall be clustered ((pursuant to)) in accordance with K.C.C.21A.14.040 and at least	
2281	((75)) seventy-five percent of a site shall remain as open space, unless greater lot area is	
2282	required by the Seattle-King County ((health)) department of public health.	
2283	SECTION 52. Ordinance 11621, Section 108 and K.C.C. 21A.44.040 are each	
2284	hereby amended to read as follows:	
2285	Conditional use permit. A conditional use permit shall be granted by the	
2286	county, only if the applicant demonstrates that:	
2287	A. The conditional use is designed in a manner which is compatible with the	
2288	character and appearance of an existing, or proposed development in the vicinity of the	
2289	subject property;	
2290	B. The location, size and height of buildings, structures, walls and fences, and	
2291	screening vegetation for the conditional use shall not hinder neighborhood circulation or	
2292	discourage the permitted development or use of neighboring properties;	
2293	C. The conditional use is designed in a manner that is compatible with the	
2294	physical characteristics of the subject property;	
2295	D. Requested modifications to standards are limited to those which will mitigate	
2296	impacts in a manner equal to or greater than the standards of this title;	
2297	E. The conditional use is not in conflict with the health and safety of the	
2298	community;	
2299	F. The conditional use is such that pedestrian and vehicular traffic associated	
2300	with the use will not be hazardous or conflict with existing and anticipated traffic in the	
2301	neighborhood; ((and))	

2302	G. The conditional use will be supported by adequate public facilities or services		
2303	and will not adversely affect public services to the surrounding area or conditions can be		
2304	established to mitigate adverse impacts on such facilities; and		
2305	H. The conditional use is not in conflict with the policies of the Comprehensive		
2306	Plan or the basic purposes of this title.		
2307			
		KING COUNTY COUNCIL KING COUNTY, WASHINGTON	
		I NEW CL	
	ATTEST:	Larry Phillips, Chair	
	A N : Cl 1 C1 C : 1		
	Anne Noris, Clerk of the Council		
	APPROVED this day of,		
		Ron Sims, County Executive	
	<b>Attachments</b> None		

